22.46.2990 East Los Angeles Third Street Form-Based Code Plan and Introduction

- A. The East Los Angeles Third Street Form-Based Code <u>is located</u> in Section 22.46.3001 (Establishment of Form-Based Code) through Section 22.46.3013 (Severability Block and Subdivision Guidelines).
- B. The East Los Angeles Third Street Form-Based Code was adopted by the Board of Supervisors on November 12, 2014. The Code was amended in [...].
- C. The effective date of the East Los Angeles Third Street Form-Based is December 12, 2014.

22.46.3000 Establishment of Form-Based Code.

This Form-Based Code Specific Plan (Form-Based Code or ordinance) is established as the primary means to implement the East Los Angeles Third Street Plan, which is applicable to the area shown on the Plan Map (Figure 1) ("Plan Area") set forth in Section 22.46.3006, and may be cited as the Third Street Form-Based Code.

(Ord. 2014-0049 § 1, 2014.)

22.46.3001 Intent and Purpose.

This Form-Based Code is established to:

- A. Update development standards, add prescriptive evaluation standards, and provide implementing options for the Plan Area to ensure that new development exhibits high standards of urban design, architecture, and landscaping.
- B. Establish allowable uses and provide procedures for implementing requirements for these uses. The requirements contained herein provide the necessary flexibility to accommodate future development and to achieve compatibility between land uses.
- C. Identify comprehensive principles, standards, implementing options, and procedures to ensure the orderly development of the Plan Area into a mixed-use and multi-modal community, with residences, offices, entertainment, dining, and retail venues. These mixed uses will allow for the creation of business and job opportunities

in the Plan Area so as to enhance the economic vitality of the County consistent with the intent, purpose, and goals of the Countywide General Plan.

D. Allow for expansion of residential and commercial uses within the Plan Area by increasing the commercial floor area and dwelling units allowed.

(Ord. 2014-0049 § 2, 2014.)

22.46.3002 Applicability.

- A. General Applicability. This Form-Based Code shall apply to all new development projects for which a complete application has been filed on or after the effective date of the ordinance containing these new or revised regulations. Complete applications that were filed before the effective date of this Form-Based Code shall comply with the regulations and applicable Title 22 provisions that were in effect at the time that the respective complete applications were filed.
- B. Additions, Repairs, or Modifications to Existing Development. The provisions of this Form-Based Code shall apply to any addition, repair, or modification to existing development, or to any new use proposed for existing development, except as otherwise provided for in this Section C.2. When an addition, repair, or modification to existing development is subject to this Form-Based Code, only the actual addition, repair, or modification shall be required to comply with this Form-Based Code.

The following types of additions, repairs, or modification to existing development shall be exempt from the provisions of this Form-Based Code.

- Projects involving the normal maintenance or repair to an existing building or structure that is necessary to ensure its safe and habitable condition for ordinary and intended use;
- 2. Projects involving the remodeling of interior space of a structure that do not cause any of the structure's windows to be removed, and also do not increase the gross square footage of the structure's nonresidential floor area, the number of hotel rooms if the structure is a hotel, or the number of dwelling units in the structure;

- 3. Projects involving a modification to a property that, as of the effective date of this Form-Based Code, has an associated conditional use permit ("CUP") that is valid and the applicant holding the CUP is in good standing under the CUP. For these modifications, the applicant shall comply with the CUP provisions for carrying out such modifications;
- 4. Projects involving the repair or restoration of a designated historic landmark, however such a project shall be subject to a Director's review. Projects subject to Sections 22.124.140 (Certificate of Appropriateness When Required) or 22.124.080.D (Cerficiate of Appropriateness or Certificate of Economic Hardship During Nomination) which comply with Section 22.124.160 (Cerficiate of Appropriateness Standards).
 - C. Non-Conforming Uses, Buildings, or Structures.
- 1. Except as otherwise provided for in this Subsection C, the nonconforming use and structure provisions in Section 22.56.1500 et seq., Chapter 22.172 (Nonconforming Uses, Buildings and Structures) of Title 22 shall apply to all uses and structures in the area governed by this Form-Based Code that were legally established or built prior to the effective date of this Form-Based Code.
- 2. The application of the nonconforming use and structure provisions as described in subsection C.1 shall be limited as follows:
- a. The termination period or periods set forth in Section 22.56.1540 22.172.050 (Termination Conditions and Time Limits) that would otherwise apply to residential dwelling units shall not apply;
- b. Section-22.56.1510.H 22.172.020.H (Maintenance of Buildings or Structures Nonconforming Due to Use) shall not apply to any alteration to a nonconforming building or structure that is due to seismic retrofitting as required by Chapters 95 and 96 of Title 26 (Building Code) of the Los Angeles County Code; and
- c. Buildings originally constructed as a Neighborhood Market in an underlying residential zone that were legally established prior to the effective date of

this Form-Based Code may be made a legally conforming use pursuant to a Specific Plan Substantial Conformance Review under Section <u>22.46.3003.D</u> <u>22.46.3004.D</u> of this Form-Based Code.

D. Existing CUP Structures and Uses. Existing structures or uses established through a CUP or otherwise authorized by a nonconforming use permit under a previous regulation in Title 22 shall be deemed a lawful conditional or nonconforming use upon the effective date of this Form-Based Code. Any such conditional or nonconforming use shall be subject to all the conditions of approval in its respective permit.

(Ord. 2014-0049 § 3, 2014.)

22.46.3003 Administration.

- A. Other Requirements May Apply. No provision in this Form-Based Code shall eliminate the need for: obtaining any other permit, approval, or entitlement required by the County, or any other applicable special district or agency, or the State or federal government or their agencies; or otherwise comply with applicable State and federal regulations or laws.
- B. Prohibited Uses and Facilities. Any uses or facilities not listed or defined in Section 22.46.3005 of this Form-Based Code as allowed uses or facilities are prohibited.
- C. Severability. If any provision of this Form-Based Code or the application thereof to any person or circumstance is held to be invalid by a court of competent jurisdiction, such invalidity shall not affect the other Form-Based Code provisions, clauses, or applications thereof which can be implemented without the invalid provision, clause, or application, and to this end the provisions and clauses of this Form-Based Code are declared to be severable.
 - D. Relationship to other provisions of Title 22.
- 1. The provisions contained in this Form-Based Code shall be considered to be in combination with the other applicable provisions of Title 22.
- 2. Where provisions of this Form-Based Code conflict with any other provision of Title 22, this Form-Based Code shall govern.

- 3. Where provisions of this Form-Based Code are silent, the other applicable provisions of Title 22 shall govern.
- E. In this Form-Based Code, the term "shall" means the related action is required; "should" means the related action is recommended; and "may" means the related action is optional.
- F. Capitalized terms used throughout this Form-Based Code are defined herein or in Chapter 22.08 22.14 (Definitions) of Title 22.
- G. The metrics contained herein are an integral part of this Form-Based Code. However, the diagrams and illustrations that accompany these metrics should be considered guidelines. When in conflict, numerical metrics shall take precedence over graphic metrics.
- H. Encroachments into the Public Right-of-Way. All design features described in this Form-Based Code, including, but not limited to, canopies, awnings, overhanging roofs, ornamental light fixtures, columns, or any other architectural element, that would encroach into the public right-of-way shall be subject to the applicable provisions of Title 16 (Highways) and Title 26 (Building Code) of the Los Angeles County Code.

(Ord. 2014-0049 § 4, 2014.)

22.46.3004 Project Review Procedures.

- A. No new development or use shall be established under this Form-Based Code, and no grading or building permits shall be issued for these uses, until an application has been approved for the required permit type listed in Section 22.46.3009 and pursuant to the applicable procedures set forth in Subsections B through E. If the new development or use is not covered by this Form-Based Code, the applicable provisions of Title 22 shall apply to the application.
 - Ministerial Site Plan Review.
- 1. Review Authority. The Director shall have the authority to review projects subject to a Ministerial Site Plan Review for compliance with this Form-Based Code and other provisions of Title 22.

- 2. Application Requirements. A Ministerial Site Plan Review application shall include all information required by the form provided by the Department, and the payment of the required fee set forth in Part 2 of Chapter 22.60. Section 22.250.010 (Filing Fees and Deposits) of Title 22.
- 3. Determination. If the project complies with the provisions of this Form-Based Code and other applicable provisions of Title 22, the Director shall grant the Ministerial Site Plan Review approval. Otherwise, the Director shall deny the application for a Ministerial Site Plan Review.

C. Modification Review.

- 1. Review Authority. The Hearing Officer shall have the authority to review projects requesting a modification to the development standards identified in subsection 4 below, for substantial compliance with the applicable requirements of this Form-Based Code and other provisions of Title 22.
- 2. Application Requirements. A modification application shall include all information required by the form provided by the Department, and the payment of the required fee set forth in Part 2 of Chapter 22.60 Section 22.250.010 (Filing Fees and Deposits) of Title 22.
- 3. Procedures. A modification request shall be subject to the public hearing procedures and requirements set forth in Part 4 of Chapter 22.60 Section 22.222.120 (Public Hearing Procedure).
- 4. Determination. If the Hearing Officer determines that the request for a modification is consistent with the principles and standards of Section-22.56.1690, 22.222.200 (Findings and Decision), the Hearing Officer may approve the modification. Notwithstanding the foregoing, only the following development standards may be modified pursuant to this Subsection C:

Requirement	Maximum Modification
Lot Width	10%
Setback	15%
Building Height	10%
Building Size/Massing	15%

Open Space Area/Landscaping	15%
Sign Height/Width/Area	10%
Parking Spaces	10%
Loading Areas	May be modified or waived.

Table 1, Modifications

- 5. Appeals. The decision of the Hearing Officer may be appealed or called up for review pursuant to the procedures and requirements of Part 5 of Chapter 22.60 Chapter 22.240 (Appeals) of Title 22.
- 6. Revisions to Modification. Revisions to a modification grant may be approved by the Director if the revisions do not affect the intent of the original approval. Revisions that would deviate from the intent of the original approval shall require approval of a new modification.
 - D. Specific Plan Substantial Conformance Review.
- 1. Review Authority. The Hearing Officer shall have the authority to review projects subject to a Specific Plan Substantial Conformance Review for substantial compliance with the applicable standards and implementing options of this Form-Based Code and other applicable provisions of Title 22.
- 2. Application Requirements. A Specific Plan Substantial Conformance Review application shall include all information required by the form provided by the Department, and the payment of the fee set forth in Part 2 of Chapter 22.60 Section 22.250 (Applications, Petitions, and Fees) of Title 22.
- 3. Procedures. A Specific Plan Substantial Conformance Review shall be subject to the public hearing procedures and requirements set forth in Part 4 of Chapter 22.60 Section 22.222.120 (Public Hearing Procedure).
- 4. Burden of Proof. The applicant shall substantiate to the satisfaction of the Hearing Officer that:
- a. Approval of the project conforms with the applicable provisions of this Form-Based Code and other applicable provisions of Title 22;

- b. Approval of the project is in the interest of the public health, safety, and general welfare;
- c. Site layout, open space, orientation and location of buildings, vehicular access, circulation and parking, setbacks, heights, and walls and fences are designed to provide a desirable environment within a unifying context that encourages increased pedestrian activity and promotes compatibility among neighboring land uses;
- d. Architectural character, scale, quality of design, building materials, colors, screening of exterior appurtenances, and signs are designed to ensure compatibility of the development with the Form-Based Code and the character of the neighborhood;
- e. Project landscaping, including its location, type, size, color, texture, and coverage of plant materials at the time of planting are designed and developed to provide visual interest, complement buildings and structures, and provide an attractive environment for the public. The project landscaping shall also include measures to provide for irrigation, maintenance, and protection of the landscaped areas;
- f. Parking areas are designed and developed to buffer surrounding land uses, complement pedestrian-oriented development, enhance the environmental quality of the site such as to minimize stormwater run-off and the heatisland effect, and achieve a safe, efficient, and harmonious development; and
- g. Lighting and lighting fixtures are designed to complement buildings, are of appropriate scale, avoid creating glare, and provide adequate light over walkways and parking areas to foster pedestrian safety.
- 5. Appeals. The decision of the Hearing Officer for the Substantial Conformance Review may be appealed or called up for review pursuant to the procedures and requirements of Part 5 of Chapter 22.60 Chapter 22.240 (Appeals) of Title 22.
- 6. Revisions to Specific Plan Substantial Conformance Review.

 Revisions to the Substantial Conformance Review may be approved by the Director if

the revisions do not affect the intent of the original approval. Revisions that would deviate from the intent of the original approval shall require the approval of a new Specific Plan Substantial Conformance Review.

E. Conditional Use Permit. When a conditional use permit is required under this Form-Based Code or otherwise required under Title 22, the review procedures for a conditional use permit shall be the same as those prescribed in Part 1 of Chapter 22.56 Chapter 22.158 (Conditional Use Permits) of Title 22, except that in addition to the required burden of proof in Section—22.56.040 22.158.050 (Findings and Decision) of Title 22, the burden of proof for a Substantial Conformance Review set forth in Section 22.46.2004.D.4 22.46.3004.D.4 shall also apply.

(Ord. 2014-0049 § 5, 2014.)

22.46.3005 Definitions of Uses and Terms.

The following definitions shall apply in this Form-Based Code.

- A. Definitions of Uses.
- 1. Alcoholic Beverage Sales: Alcoholic Beverage Sales means a place of business selling alcoholic beverages for on-site or off-site consumption, and where the sale of food may be incidental to the sale of such beverages. This includes any establishment that has a valid alcoholic beverage license from the State. Alcoholic beverage sales businesses may include, but are not limited to, restaurants, bars, taverns, liquor stores, cocktail lounges, nightclubs, and supper clubs.
- 2. Artisan/Craft Production Manufacturing: Artisan/Craft Production Manufacturing means an establishment that manufactures produces and/or assembles small products primarily by hand, including jewelry, pottery, and other ceramics, as well as small glass and metal art and craft products, where any retail sales, if any, are incidental to the manufacturing production activity.
- 3. Auto-Related, Commercial: Auto-Related, Commercial means a place of business serving auto-related needs including, but not limited to, car rental; car wash; gas station; mechanic offering routine minor maintenance, such as fluid replacement, wiper blade replacement, flat tire repair, or similar activities that produce

minimal noise, vibration, or fumes and that exclude activities listed under the definition of "auto-related industrial establishment" in this Subsection; consumer retail auto parts; and indoor vehicle sales. Excluded from this definition are auto-related commercial storage facilities and drive-through establishments.

- 4. Auto-Related, Industrial: Auto-Related, Industrial means a facility conducting activities associated with: the repair or maintenance of motor vehicles, trailers, and similar large mechanical equipment; paint and body work; major overhaul of engine or engine parts; vehicle impound or wrecking yard; outdoor vehicle sales, storage, or repair; and government vehicle maintenance facilities. This definition includes auto-related uses not otherwise allowed within the Auto-Related, Commercial category.
- the place of business provides the sale and display of goods or sale of services directly to the consumer with goods available for immediate purchase and removal by the purchaser. General commercial goods include, but are not limited to, clothing, food, furniture, pharmaceuticals, books, antiques, and art. General commercial service includes, but is not limited to, a barber/beauty shop, bicycle rental, travel agency, retail store, bank, retail dry cleaning with limited equipment, express delivery service, photo studio, repair service establishment, employment office, and a veterinary clinic. Excluded from this definition are drive-through establishments. Drive-through establishments are excluded from this definition and are thereby prohibited.
- 6. Commercial, Restricted: Commercial, Restricted means a use which, because of its characteristics or location, may be suitable only in specific locations and only if such uses are designed or arranged on the site in a particular manner. For such uses, the Hearing Officer may impose conditions to ensure the purpose and intent of this Form-Based Code are satisfied including conditions related to, but not limited to, location, construction, maintenance, operation, site planning, traffic control, and time limits for the use. Restricted Commercial may include, but not be limited to <u>a</u> a tobacco shop, cigar bar, hookah bar, nail salon, dry cleaning plant,

mortuary, tattoo and body piercing, massage parlor, check-cashing store, bail bond, pawn shop, food and beverage processing uses. Tobacco shops, cigar bars, hookah bars, and alternative financial services such as, but not limited to, cashless transaction check-cashing stores or auto-title loan stores are excluded from this definition, and are thereby prohibited.

- 7. Community Facility: Community Facility means a non-commercial facility established primarily for the benefit and service of the general public of the community in which it is located. Such facilities may include, but are not limited to, community centers, County field offices, police and fire stations, and cultural facilities, such as libraries and museums.
- 8. Community Residence: A Community Residence includes, but is not limited to, the following:
 - Adult day care facility.
 - Adult residential facility.
 - Child care center.
 - Dormitory
 - Family child care home, large.
 - Family child care home, small.
 - Foster family home.
 - Group home, children, having seven or more children.
 - Group home, children, limited to six or fewer children.
 - Homeless shelter. Shelters, homeless or domestic violence
 - Juvenile hall.
 - Small family home, children.
- 9. Community Support Facility: Community Support Facility means a facility providing basic services for the benefit and service of the population of the community in which it is located serves. Such facilities may include, but not be limited to, extended care facilities, nursing homes, convalescent homes, continuing care facilities, and assisted living facilities.

- 10. Designated Historic Landmark: Designated Historic Landmark is a property that is either of the following:
- a. Listed in the National Register of Historic Places as defined in Section 1.191-2(b) of Title 26 of the Code of Federal Regulations; or
- b. Listed in any State or County official register of historical or architecturally significant sites, places, or landmarks.
- 11. Entertainment, Major: Entertainment, Major means a place of business serving the amusement and recreational needs of the community with an eccupant load of 200 people or more. This category may include, but not be limited to, cinemas, movie theaters, billiard parlors, cabarets, teen clubs, dance halls, or game arcades.
- 12. Entertainment, Minor: Entertainment, Minor, means a place of business serving the amusement and recreational needs of the community with an occupant load of less than 200 people. This category may include, but not be limited to, cinemas, billiard parlors, cabarets, teen clubs, dance halls, or game arcades.
- 12. Food Service: Food Service means a place of business dedicated to the preparation and sale of food and beverage for immediate consumption on or off-site.
- 13. Infrastructure and Utilities: Infrastructure and Utilities means facilities or structures related to the provision of roads, transit facilities, water and sewer lines, electrical, telephone and cable transmission, wireless telecommunication facilities, and all other utilities and communication systems necessary to the functioning of a community.
- 14. Learning Center: Learning Center means a facility offering training, tutoring, or instruction to students in subjects including, but not limited to, languages, music, fine arts, or dance. Instruction may include the provision of electronic testing and distance learning.
- 15. Major Facility: Major Facility means a facility of an institutional nature including, but not limited to, a hospital, public health and social service facility,

medical clinic, research facility, shelter, judicial building, jail, juvenile hall, detention facility, cemetery, mausoleum, ambulance service, and pharmaceutical laboratory. - human testing, and animal husbandry, and an incinerator.

- 16. Manufacturing and Processing Facility: Manufacturing and Processing Facility means a facility primarily engaged in the manufacturing, processing, repair, or assembly of goods.
- 17. Office: Office means a building or portion thereof used for conducting a business, profession, service, or government function. This category may include, but not be limited to, offices of attorneys, engineers, architects, physicians, dentists, accountants, financial institutions, real estate companies, insurance companies, financial planners, or corporate offices. A facility for manufacturing activities shall be excluded from this definition.
- 18. Place of Assembly: Place of Assembly means a facility for public assembly including, but not limited to, arenas, auditoriums, banquet halls, conference facilities, convention centers, exhibition halls, major sports facilities, theaters, and performing arts centers and theaters.
- 19. Products and Services Facility: Products and Services Facility means a public or private facility providing industrial and other services to individuals or businesses. This category may include, but is not limited to, laundry/dry cleaning plants, and metal, machine, or welding shops. This category may also include special services such as, but not limited to, pharmaceutical laboratories, animal kennels, government maintenance facilities, and solid waste facilities.
- 20. Public Parking: Public Parking means a non-accessory parking facility available to the general public for parking motor vehicles, including parking lots or parking structures. This use does not include parking located in the public right-of-way.
- 21. Recreational, Commercial: Recreational, Commercial means a place of business providing group leisure activities, often requiring equipment, and open to the public with or without entry or activity fees. This category may include, but not be

limited to, game courts, skating rinks, bowling alleys, and commercial golf facilities, gyms, or sports rooms.

- 22. Recreational, Non-Commercial: Recreational, Non-Commercial means a non-commercial facility, primarily an open space, serving the recreational needs of the general public. This category may include, but not be limited to, <u>public golf courses</u>, parks, playfields, and playgrounds.
- 23. Religious Facility: Religious Facility means a facility used for regular organized religious worship and related activities.
- 24. Research Facility: Research Facility means a facility used primarily for research and development that does not involve the use of human testing, animal husbandry, incinerators, heavy equipment, mass manufacturing, fabrication, processing, or sale of products.
- 25. Schools: Schools means any public, parochial, private, charitable or non-profit school, college, or university, other than trade or business schools, which may include instructional or recreational uses, living quarters, dining rooms, restaurants, heating plants, or other incidental facilities for students, teachers and employees. Examples of schools include: boarding schools, charter schools, pre-schools, elementary schools, middle schools, high schools, colleges, and universities.
- 26. Special Training/Vocational: Special Training/Vocational means a facility offering instruction or training in trades or occupations such as secretarial, paralegal, business, beauty, barber, bartender, acupuncture, massage, or other similar vocations. This category excludes training or education for any activity that is not otherwise allowed in the zone.
- 27. Storage and Distribution Facility: Storage and Distribution Facility means a facility providing long-term or short-term storage, and the selling or distribution of merchandise. This category includes, but is not limited to, container yards, crating, packing and shipping service, heavy equipment sales, service and storage, <u>logistics</u>, warehousing or distribution establishments, public storage facilities, commercial storage facilities, or outdoor storage of building materials.

B. Definitions of Terms.

- 1. Attic: Attic means the space between the ceiling joists and roof rafters of a structure. Attics may be accessible by a staircase or other means.
- 2. Arcade: See Frontage Type Standards for Arcade (Section 22.46.3011).
- 3. Awning Sign: See Sign Standards for Awning Sign (Section 22.46.3012).
- 4. Bulkhead: Bulkhead means a low partition wall located between the grade and window opening(s) used for the display of merchandise.
- 5. Cabinet Sign: Cabinet Sign means a sign in which a removable sign face (usually with translucent sign graphics) is enclosed on all edges by a metal cabinet. A Cabinet Sign may also be multi-sided. Cabinet signs are prohibited in all transect zones.
- 6. Civic Space: Civic Space means an open area dedicated for public use, typically for community gatherings.
- 7. Clearly Visible From the Street: When a project is "clearly visible from the street," the street includes its sidewalks, squares, plazas, civic greens, parks, and all public space except alleys. A building element more than 30 feet from the building line or street is considered not Clearly Visible From the Street. A common wall is considered not Clearly Visible From the Street.
- 8. Colonnade: Colonnade means a series of columns similar to an arcade but spanned by straight lintels rather than arches, linked together, usually as an element of a building.
- 9. Compatible: Compatible means that the characteristics of different uses or activities or designs, allow them to be located near or adjacent to each other so as to be in harmony and to avoid abrupt or severe differences. Some elements affecting compatibility include height, scale, mass, and bulk of structures. Other elements affecting compatibility include pedestrian or vehicular traffic routes, circulation, access, parking impacts, landscaping, lighting, noise, odor, and architecture.

Compatible does not mean "the same as," but rather, refers to the sensitivity of development proposals in maintaining the character of existing development.

- Court: See Building Type Standards for Court (Section 22.46.3010).
- 11. Creative <u>Discretionary</u> Sign: Creative A creative <u>s</u>Sign means a sign that meets the requirements of Section 22.46.3012.F of this Form-Based Code and has a Discretionary Creative Sign permit.
- 12. Curb, Curb Line: Curb, Curb Line means a stone, concrete, or other improved boundary, marking the edge of the roadway or paved area.
- 13. Drive-through Establishment: Drive-through Establishment means a retail or service business where services may be obtained by motorists without leaving their vehicles. Examples include automated teller machines (ATMs), banks, pharmacies, and food service establishments. New drive-through establishments are prohibited in all transect zones.
- Duplex/Triplex: See Building Type Standards for Duplex/Triplex (Section 22.46.3010).
- 15. Façade: Façade means the exterior wall of a building that is set along a frontage line that supports the public realm, and is subject to frontage requirements.
- 16. Flex Block: See Building Type Standards for Flex Block (Section 22.46.3010).
- 17. Flex Space: Flex Space means a ground-level floor area that is structurally built to accommodate both residential and non-residential uses, such as that in a live-work building.
- 18. Forecourt: See Frontage Type Standards for Forecourt (Section 22.46.3011).
- 19. Front Yard/Porch: See Frontage Type Standards for Front Yard/Porch (Section 22.46.3011).

- 20. Gallery: See Frontage Type Standards for Gallery (Section 22.46.3011).
- 21. Half-Story: Half-Story means a partial story located above a full story and underneath a sloping roof, where the roof planes intersect two opposite exterior walls at a height of no more than three feet above the half-story floor level.
- 22. House: See Building Type Standards for House (Section 22.46.3010).
- 23. Hybrid Court: See Building Type Standards for Hybrid Court (Section 22.46.3010).
- 24. I-710: I-710 refers to Interstate Highway 710, also known as the Long Beach Freeway.
- 25. Lined Block: See Building Type Standards for Lined Block (Section 22.46.3010).
- 26. Main Entrance: A main building entrance is the widest entrance to a building and the one that most pedestrians are expected to use. In multi-tenant buildings, main entrances open directly into the building's lobby or principal interior ground level circulation space. When a multi-tenant building does not have a lobby or ground level interior circulation space, there shall be no main entrance for purposes of this definition. In single-tenant buildings, main entrances typically open directly into lobby, reception, or sales areas.
- 27. Neighborhood Market: Neighborhood Market means a neighborhood-serving retail store with merchandise, oriented to daily convenience shopping needs, and sell items such as fresh foods and produce. A Neighborhood Market shall not sell used merchandise.
- 28. Projecting Sign: See Sign Standards for Projecting Sign (Section 22.46.3012).
- 29. Relief: Relief means an architectural element in which forms or figures are distinguished from a surrounding plane surface or wall. Typical relief may

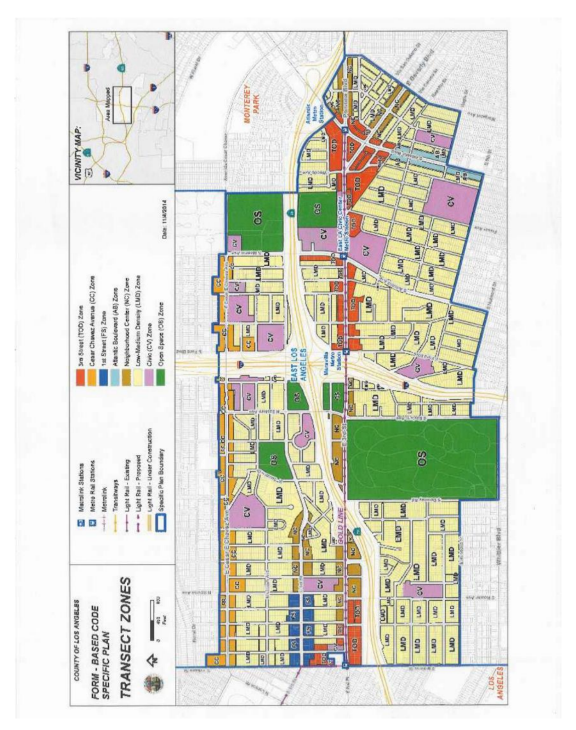
include projecting detail or carved or molded ornamentation that projects from a flat surface.

- 30. Rowhouse: See Building Type Standards for Rowhouse (Section 22.46.3010).
- 31. Setback, Setback Line: Setback, Setback Line means the area of a lot measured from a lot line to a building façade or elevation that must be maintained clear of permanent structures except for an encroachment allowed by an encroachment permit issued in compliance with Title 16 and Title 26 of the Los Angeles County Code.
- 32. Shared Parking: Shared Parking means parking space that is available to more than one use.
- 33. Shop Front: See Frontage Type Standards for Shop Front (Section 22.46.3011).
- 34. Stoop: See Frontage Type Standards for Stoop (Section 22.46.3011).
- 35. Story: Story means a habitable level within a building from finished floor to finished ceiling. Attics and raised basements are not considered part of a story for purposes of determining building height when measured in stories.
- 36. Street, Front: Street, Front means a street that is predominately bordered by front lot lines and which the front façade of a structure would normally face.
- 37. Street, Side: Street, Side means a street or right-of-way that is not a front street or an alley.
- 38. Terrace: See Frontage Type Standards for Terrace (Section 22.46.3011).
- 39. Transect Zone: Transect Zone means a designated area governed by the regulations set forth in this Form-Based Code.
 - 40. Wall Sign: See Sign Standards for Wall Sign (Section 22.46.3012).
- 41. Yard Sign: See Sign Standards for Yard Sign (Section 22.46.3012).

(Ord. 2014-0049 § 6, 2014.)

22.46.3006 Transect Zones.

- A. Purpose. This Section identifies the eight Transect Zones within the Specific Plan Area, as delineated on the Plan Map in Figure 1:
 - 3rd Street (TOD)
 - Cesar E. Chavez Avenue (CC)
 - 1st Street (FS)
 - Atlantic Boulevard (AB)
 - Neighborhood Center (NC)
 - Low-Medium Density Residential (LMD)
 - Civic (CV)
 - Open Space (OS)



(Ord. 2014-0049 § 7, 2014.)

22.46.3007 General Standards.

A. Purpose. This Section establishes the general standards and regulations that apply to all Transect Zones.

- B. Standards for Non-Residential Uses. The following standards are applicable to non-residential uses:
- 1. Mechanical Equipment and Utility Standards. Mechanical equipment, including air conditioning, piping, ducts, and conduits external to a building, shall be concealed from view from adjacent buildings and the street level by use of landscaping, grills, screens, or other enclosures.
- 2. Outdoor Lighting. <u>Defined as lighting equipment or light fixtures</u> used to provide illumination for outdoor areas, objects, or activities, including light fixtures attached to buildings or structures; self-supporting structures to provide lighting for parking lots, walkways, building entrances, outdoor sales areas, recreational fields, or within landscaped areas shall all constitute outdoor lighting. Outdoor Such lighting, as defined in Section 22.44.510.K, shall confine glare and reflections to the boundaries of the site. Each light source shall be shielded and directed away from any adjoining properties and public rights-of-way.
- 3. Operational Standards. All non-residential uses shall be conducted and located within an enclosed building, except that the following uses may be conducted outside an enclosed building provided that they comply with all applicable standards as provided in 22.46.3003.A:
 - a. Outdoor dining;
 - b. A bicycle sharing station;
- c. Seasonal outdoor sales of plants, trees, or produce no more than twice a year for a maximum of five consecutive weeks for each sales period; and
- d. Other outdoor uses allowed by this Form-Based Code within a specific Transect Zone.
- 4. Outdoor Structures Allowed. Outdoor fixtures such as tables, chairs, umbrellas, landscape pots, valet stations, bicycle racks, planters, benches, bus shelters, kiosks, and waste receptacles are allowed in connection with all non-residential uses. Fixtures that extend into the public right-of-way requires an encroachment permit from the Department of Public Works.

5. Outdoor Structures Prohibited. The following outdoor structures are prohibited when located outdoors of a non-residential use and clearly visible from the street: donation boxes for collecting goods; machines such as, but not limited to, photo booths, penny crunching machines, blood pressure machines, fortune-telling machines, video games, animated characters and other such machines that are internally illuminated, or have moving parts, make noise, and/or have flashing lights; inanimate figures such as statues or sculptures of horses, kangaroos, bears, gorillas, or similar animals, and mannequins, cartoon figures, or human figures.

C. Parking.

- 1. Purpose. This subsection regulates parking for motor vehicles and bicycles, and provides options to adjust parking requirements in a Transect Zone <u>as provided below, except that the standards provided in Section 22.112.040 C.</u>
 (Residential and Agricultural Zones) shall apply to parking in all Transect Zones. These regulations ensure that the parking needs of new land uses and development are met, while ensuring that parking spaces are provided in a manner that promotes the development of a walkable community.
- 2. General Parking Standards. a.—The minimum number of parking spaces required by the applicable Transect Zone (see Section 22.46.3009) shall be provided, except as follows:
- i.a. There shall be no minimum non-residential use parking for a property located within 500 feet from any Metro rail station, as measured from that property's closest property line to the rail station's property line, along a thoroughfare right-of-way;
- ii.b. Accessory outdoor dining shall require no additional parking spaces;
- iii.c. For changes in land use, as long as the gross square footage of an existing building or structure is the same or less than the preexisting land use, no new parking or loading spaces are required for that change of land use. In the event that the gross floor area of the building or structure is increased by the change in

land use, required parking and loading spaces shall be provided only as they relate to the increased gross floor area.

- 3. Shared Parking, Non-Residential shared, and non-residential offsite parking are subject to a Specific Plan Substantial Conformance Review per Section 22.46.3004 (Project Review Procedures). In addition, they are subject to the standards and additional application requirements as follows:
 - a. Shared Parking, Non-Residential. The shared use of parking spaces may occur where two or more non-residential uses located on the same or separate sites are able to share the same parking spaces because their parking demands occur at different times of the day or because parking demands can be managed in a Shared Parking facility. This shared use of non-residential parking is subject to a Specific Plan Substantial Conformance Review,
 - b. Off-Site Parking, Non-Residential. Required parking for non-residential uses may be provided off-site if all of the following requirements are met in addition to the :
 - i. The required parking is provided in an off-street

 parking facility on another site within 500 feet of the site proposed for

 development, as measured from that parking facility and the closest property line

 to the development, along a thoroughfare right-of-way;
 - <u>ii. Pedestrian access between the site and the off-site</u>

 <u>parking area is via concrete or paved sidewalk or walkway; and</u>
- parking area enter into, and record, a parking agreement, lease, or covenant in a form approved by the Director reflecting the terms of the agreement, including, but not limited to, identifying the number of spaces provided, length of time of the agreement or lease, and hours the parking is available, and any time limits on the parking.
- <u>c</u>. In addition to the required application materials for Specific Plan
 <u>Substantial Conformance Review, the following additional information and materials</u>
 <u>shall be provided:</u> the application for which shall include all of the following:

- a.i. The names and addresses of the uses and of the owners or tenants that will share the parking;
 - b.ii. The number of parking spaces that will be shared;
- e.iii. Evidence, provided by the applicant, that location of the parking is no more than 500 feet from each use as measured from the parking site's closest property line to the proposed use, along a thoroughfare right-of-way;
- d-iv. An analysis, provided by the applicant, showing that the peak parking times for the separate uses occur at different times of the day and that the amount of available parking spaces shall be sufficient for each use;
- e.v. A covenant between the property owners that guarantees access to the parking for all of the shared uses;
- f.vi. Any operational limitations on the Shared Parking, including but not limited to, the time limits or hours of the day for the parking; and g.vii. Any designated signage and parking space markings for the shared parking.
- 4. Landscaping and Screening for Parking Lots. Parking lots shall be screened for the purpose of minimizing views of parked vehicles from the nearby public right-of-way. If the requirements of this subsection are determined to be technologically infeasible or impractical, a different landscape configuration or the use of alternative materials may be used, at the discretion of the Hearing Officer, subject to a Specific Plan Substantial Conformance Review.
- a. Adjacent to Residential Zone. Where a parking lot is located on property adjoining a residential zone, in addition to the requirements of this subsection, the applicable provisions of Section 22.52.1060.D Section 22.112.080.F (Parking Design Walls) of Title 22 shall apply;
- b. Trees. Parking lots with more than 12 parking spaces shall contain a minimum of one 24-inch box canopy shade tree for every six parking spaces, or as required by Chapter 22.126 (Tree Planting Requirements) of Title 22, whichever is

greater. The required trees shall be evenly spaced on the lot and distributed in an "orchard" configuration (placement of trees in uniformly-spaced rows) within the interior parking lot area, and shall be planted within raised curbed planter islands that are at least four feet wide on all sides:

- c. Landscaped Setback and Screening. All required setbacks for parking areas shall be landscaped with living plant material and screened with a continuous landscaped hedge, masonry or stone wall, landscaped berm, or any combination thereof, so that views of parked vehicles are minimized and shielded. The screening of parking areas shall meet the following requirements:
- i. At the time of installation, the screening shall be at least 30 inches in height, and any walls or fences used shall not exceed 36 inches in height;
- ii. Any plant screening established as a screen shall reach a height of 36 inches within two years of planting;
- iii. Walls used for screening shall have the same architectural treatment on both sides of the wall;
- iv. When a wall is used for screening, the wall shall be placed on the interior line of the required setback and the setback shall be landscaped with living plant material and a continuous hedge;
- v. Wood and chain link fences are prohibited for screening parking areas; and
- vi. Irrigation. A permanent and automatic irrigation system shall be installed and maintained for all landscaped areas.
 - 5. Lighting. Parking lot lighting shall comply with the following:
- a. Outdoor light fixtures for parking lot lighting shall be limited to a maximum height of 15 feet; and
- b. Parking lot lighting, as defined in Section 22.44.510.K, shall confine glare and reflections to the boundaries of the site. Each light source shall be

shielded and directed away from any adjoining properties and public rights-of-way. shall comply with Section 22.46.3007.B.2 (Outdoor Lighting).

- 6. Materials.
- a. All parking lots and driveways shall be surfaced with materials approved by the Director of Public Works.
- b. <u>In compliance with Chapter 22.122 (Low Impact</u>

 <u>Development) of Title 22</u>, <u>Tthe use of pervious or semi-pervious parking area surfacing materials including, but not limited to "grasscrete," or recycled materials such as glass, rubber, used asphalt, brick, block, and concrete, may be approved by the Director for vehicular surface area on a site, provided such area is properly maintained. Where possible, such materials should be used in areas in proximity to, and in combination with, on-site stormwater control devices.</u>
- 7. Parking Canopy Structures. The installation of solar photovoltaic, hot water systems on canopies, green roofs, or other structures over parking areas is encouraged. Setback and height restrictions shall apply to such structures, and fire apparatus access lanes shall not be obstructed by such structures. Canopies or similar structures that provide coverage like a roof shall be included in building coverage calculations. Freestanding solar structures that do not provide roof-like coverage, such as solar structures designed as "trees," shall not be included in building coverage calculations for purposes of this Subsection.

(Ord. 2014-0049 § 8, 2014.)

22.46.3008 Required Form and Articulations.

- A. Purpose. This Section establishes the building forms and articulations for each Transect Zone.
- B. Applicability. All buildings types, except the building types for a <u>single-family</u> house and duplex or triplex, used exclusively for residential uses, shall be subject to the provisions of this Section.
 - C. Architectural Character.

- 1. Required Form. Refer to Sections 22.46.3010 (Building Types) and 22.46.3011 (Frontage Types) for the required form related to architectural character.
- 2. Architectural Implementation. To implement the building form requirement in subsection C.1, proposed buildings should be compatible with the architectural characteristics of surrounding buildings, and allow for a range of architectural expressions that complement the existing urban fabric. The proposed building design should be based upon, and reflect, a thorough analysis of the surrounding patterns with regard to the following:
 - a. Building orientation;
 - b. Horizontal and vertical building articulation;
 - c. Architectural style;
 - d. Building scale and proportion;
 - e. Roof line and form:
 - f. Window pattern and detailing;
 - g. Architectural detailing;
 - h. Exterior finish materials and colors; and
 - i. Lighting and landscape patterns.

Where there is no consistent architectural character or pattern found in the surrounding area, building design and massing should complement the architectural characteristics of neighboring buildings that are consistent with this Form-Based Code. In some cases, where the existing context is not well-defined, or may be undesirable, a proposed project may establish an architectural character and pattern for which future development in the area should be compatible.

- D. Building Massing.
 - 1. Required Articulation.
- a. Façade Height Articulation Elements. Each building, or portions of a building, with more than one story shall have, at minimum, a distinctive building base, a building middle and building top (eave, cornice, and/or parapet line), all

that complement and balance one another. See Figure 2, Façade Height Articulation Elements below.

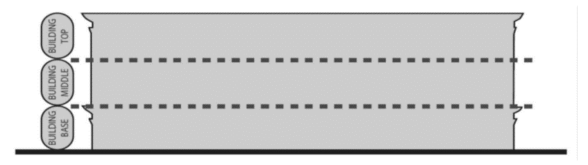


Figure 2, Façade Height Articulation Elements

- b. Main building entrances shall be easily identifiable and distinguishable from other ground floor entries. Such main building entrances shall be at least one of the following:
- i. Marked by a taller mass above the entrance, such as a tower, or within a volume that protrudes from the rest of the building surface;
- ii. Located in the center of the façade, as part of a symmetrical overall composition;
- iii. Accented by architectural elements, such as columns, overhanging roofs, awnings, and ornamental light fixtures;
- iv. Marked or accented by a change in the roofline or change in the roof type; or
- v. If a corner building, they shall provide prominent corner entrances for shops or other activity-generating uses.
- 2. Building Massing Implementation. To implement to the building massing requirement in Subsection D.1, the following principles shall be considered.
- a. Articulation. Horizontal articulations are recommended and may be produced by material changes or applied Façade elements. Vertical articulations should be produced by variations in rooflines, window groupings, applied façade elements such as piers or pilasters, bay windows, balconies, entrance stoops, porches, or subtle changes in materials and vertical planes that create shadow lines

and textural differences. Vertical elements should break up long, monolithic building façades along the street.

- b. Building base. A building base articulation may consist of a small projection of the wall surface and/or a different material or color. For a building of two or more floors, a building base may be heavier or of a thicker design treatment than the rest of the building, or be setback from the upper floors.
- c. Building middle. The building middle articulation may be created using façade offsets, consisting of slight recesses in the wall plane. This articulation should include multiple architectural rhythms derived through step backs, changes in plane, changes in materials or colors, window types, window sizes, pairing, multiple windows, or other detailing.
- d. Building top. The building top should consist of a horizontal decorative molding element that crowns the building, and should be aesthetically differentiated from the building middle. The differentiation may be significant or subtle, and possible approaches from this differentiation and include variations in color, materials, ornamentation, or shape.
- e. The location, spacing, materials, and colors of exposed downspouts, gutters, scuppers, and other visible roof drainage components should be incorporated into the architectural composition of the façade and roof. The haphazard placement of such features should be avoided. Downspouts should be concealed within walls.
 - E. Wall Surface Materials.
 - 1. Required Articulation.
- a. Building walls Building walls shall be constructed of durable materials, such as brick, natural stone, terra cotta, decorative concrete, metal, glass, or other similar materials.
- b. Standards for using decorative concrete block, stucco or other similar troweled finishes in non-residential, mixed-use, and multi-family residential buildings are:

- i. Decorative concrete block. Decorative concrete block shall be limited to a maximum of 50 percent of the street façade. When decorative concrete blocks are used for the street façade, the building shall incorporate a combination of textures and/or colors to add visual interest. For example, combining split or rock-façade units with smooth stone can create distinctive patterns. Cinder block (concrete masonry unit) is not allowed as an exterior finish.
- ii. Stucco or other similar troweled finishes shall: (a) be smooth to prevent the collection of dirt and surface pollutants; (b) be trimmed or combined with wood, masonry, or other durable material and be limited to a maximum of 50 percent of the street façade; and (c) not extend below two feet above grade of the street façade. Concrete, masonry, natural stone, or other durable material shall be used for wall surfaces within two feet above grade of the street façade.
- iii. If clearly visible from the street, side and rear building façades shall have a level of trim and finish compatible with the front façade.
- iv. Blank wall areas without windows or doors are only allowed on internal-block, side-property line walls. Any blank exterior wall shall also be treated with a graffiti-resistant coating.
- v. Building walls shall have contrasting trim colors. For example, dark colors and saturated hues for accent and ornamental colors may be used with neutral or light walls; white or light window and door trim may be used on a medium or dark building wall; and medium or dark window and door trim may be used on a white or light building wall. Other contrasting wall and trim combinations may also be used.
- vi. All building elements that project from the building wall by more than 16 inches, including but not limited to decks, balconies, porch roofs, and bays, shall be visibly supported by pilasters, piers, brackets, posts, columns, or beams that correspond in size to the structure above. This requirement does not apply to cantilevered elements that are typical for a specific style.
- 2. Wall Surface Implementation. To implement the wall surface requirement in Subsection E.1, the following principles shall be considered.

- a. Change in wall surface materials should be used to articulate building elements such as base, body, parapets caps, bays, arcades, and structural elements. Not all building elements require a change in material. Change in materials should be integral with building façade and structure, rather than an application.
- b. If the building mass and pattern of windows and doors are complex, simple wall surfaces should be used (such as stucco, terra-cotta veneer, or metal/cement paneling); if the building mass and the pattern of windows and doors are simple, additional wall texture and articulation should be employed (such as bricks or blocks, ornamental reliefs, pilasters, columns, and/or cornices).
- c. Internal blank walls. Wall articulation or surface reliefs, decorative vines, architectural murals (trompe l'oeil), or other surface enhancements should be considered for internal walls and may be approved by the Director.
- d. Bright colors for wall surfaces should be used sparingly to allow display windows and merchandise to catch the eye and stand out in the visual field. Typical and appropriate application of bright colors would be for fabric awnings.
- e. A secondary color for wall surfaces may be used to give additional emphasis to the walls and to architectural features such as a building base (like a wainscot), plaster, cornice, capital, and a band.
 - F. Wall Openings.
 - 1. Required Articulation.
- a. For Shop Front frontages, upper stories shall generally have a window to wall area proportion that is less than that of ground floor shop fronts. Glass curtain walls or portions of glass curtain walls are exempt from this standard;
- b. Window Inset. Glass shall be recessed or projected at least three inches from the exterior wall surface to add relief to the wall surface. Glass curtain walls or portions of glass curtain walls are exempt from this standard;
 - c. Glazing. Reflective glazing shall not be used on windows.
- 2. Wall Opening Implementation. To implement the wall opening requirement in Subsection F.1, the following principles shall be considered.

- a. Glazing. Clear glazing is strongly recommended for windows. If tinted glazing is used, the tint shall be kept as light as possible. Green, gray, and blue glazing are recommended.
- b. Shop Fronts, Clerestory Windows. Clerestory windows are vertical panels of glass arranged in a row between the first and second story of a storefront. These windows reflect a traditional element of "main street" buildings, and are recommended for all new or renovated shop fronts. Clerestory windows are acceptable locations for neon, painted-window, and other non-obtrusive types of signs.
- c. Shop Front, Recessed Entries. Recessed entries are recommended as another traditional element of a main street storefront.

 Recommended treatments for this element include:
- i. Special paving materials, such as ceramic or mosaic tile:
 - ii. Ornamental ceilings, such as coffering; or
 - iii. Decorative light fixtures.

G. Roofs.

- 1. Required Articulation.
- a. To differentiate the roofline from the building and to add visual interest, a horizontal articulation shall be applied at the top of the building by projecting cornices, parapets, lintels, caps, or other architectural expression to cap the building.
- b. Flat roofs are acceptable if a cornice and/or parapet wall is provided.
- c. Metal seam roofing, if used, shall be anodized, fluorocoated, or painted. Copper and lead roofs shall be natural or oxidized.
- 2. Roof Implementation. To implement the roof requirement in subsection G.1., the following principles shall be considered.
- a. Roof forms should complement the building mass and match the principal building in terms of style, detailing, and materials.

b. Parapet walls should have cornice detailing or a distinct shape or profile, such as a gable, arc, or raised center.

(Ord. 2014-0049 § 9, 2014.)

22.46.3009 Transect Zone Standards.

- A. Purpose. This Section establishes the allowable uses and the development standards for each Transect Zone.
- B. Applicability. The standards of this Section shall be considered in combination with the standards and requirements of Sections 22.46.3007 (General Standards), 22.46.3008 (Development Requirements and Implementing Options), (Required Form and Articulations), 22.46.3010 (Building Type Standards), and 22.46.3011 (Frontage Type Standards).
- C. Permissible Land Uses and Permit Requirements. Permissible uses for each Transect Zone and the type of review required are identified below in Table 2. Land uses are defined in the Transect Zones specified. Section 22.46.3004 sets forth the review procedures for obtaining project approval.

BUILDING TYPES, LAND USE TYPES, AND PERMITS REQUIRED BY TRANSECT ZONE								
Building Type	<u>TOD</u>	<u>CC</u>	<u>FS</u>	<u>AB</u>	<u>NC</u>	<u>LMD</u>	<u>CV</u>	<u>OS</u>
House / Duplex /	<u>X</u>	<u>A</u>	<u>X</u>	<u>X</u>	<u>A</u>	<u>A</u>	*	* _
<u>Triplex</u>								
Row House	<u>A</u>	<u>A</u>	<u>A</u>	<u>X</u>	<u>A</u>	<u>X</u>	*	* -
Court	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>X</u>	*	*
Hybrid Court	<u>A</u>	W	<u>X</u>	<u>X</u>	<u>A</u>	<u>X</u>	*	*
Lined Block	<u>A</u>	<u>W</u>	<u>A</u>	<u>A</u>	<u>X</u>	<u>X</u>	*	*
Flex Block	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>X</u>	*	*
Frontage Type	TOD	<u>CC</u>	<u>FS</u>	<u>AB</u>	<u>NC</u>	<u>LMD</u>	<u>CV</u>	<u>OS</u>
Front Yard/Porch	<u>X</u>	<u>A</u>	<u>X</u>	<u>X</u>	<u>A</u>	<u>A</u>	*	*
<u>Stoop</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>X</u>	<u>A</u>	<u>X</u>	*	*
<u>Terrace</u>	<u>A</u>	<u>A</u>	<u>X</u>	<u>X</u>	<u>A</u>	<u>A</u>	*	*
Forecourt/ Shop	<u>A</u>	Δ	Δ	Δ	<u>A</u>	<u>x</u>	*	*
<u>Front</u>		<u>A</u>	<u>A</u>	<u>A</u>			-	-
<u>Gallery</u>	<u>E</u>	<u>A</u>	<u>A</u>	<u>A</u>	<u>X</u>	<u>X</u>	*	*
<u>Arcade</u>	<u>E</u>	<u>X</u>	<u>X</u>	<u>A</u>	<u>X</u>	<u>X</u>	*	* _
Land Use Type	TOD	<u>CC</u>	<u>FS</u>	<u>AB</u>	<u>NC</u>	<u>LMD</u>	<u>CV</u>	<u>OS</u>
RESIDENTIAL								

Community] _	_	_] _			\ <u>\</u>	
Residence	1	1	1	1	1	2	X	X
Residence,								
Apartment House	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>X</u>	<u>X</u>	<u>X</u>
(4 or more units)								
Residence, Single-								
Family, Two-	<u>X</u>	<u>P</u>	<u>X</u>	<u>X</u>	<u>P</u>	<u>P</u>	<u>X</u>	<u>X</u>
Family, Three-						_	_	
Family LODGING								
	D	D	D	D	D	V	V	V
Hotel	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>X</u>	<u>X</u>	<u>X</u>
<u>Motel</u>	<u>X</u>	<u>X</u>	<u>X</u>	<u>X</u>	<u>X</u>	<u>X</u>	<u>X</u>	<u>X</u>
<u>OFFICE</u>						1		
Office Office	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>X</u>	<u>SCR</u>	<u>SCR</u>
COMMERCIAL								
Alcoholic Beverage	CLID	CLID	CLID	CLID	CLID	_	CLID	CUD
<u>Sales</u>	CUP	CUP	CUP	CUP	CUP	<u>X</u>	CUP	CUP
Auto-Related,	CCD	CCD	CCD	CCD	CCD	V	V	V
<u>Commercial</u>	<u>SCR</u>	<u>SCR</u>	SCR	SCR	SCR	<u>X</u>	<u>X</u>	<u> X</u>
Commercial,	В	В	D	D	D	V	V	V
<u>General</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>X</u>	X	X
Commercial,	CCD	CCD	CCD	CCD	CCD	V	_	v
Restricted	<u>SCR</u>	<u>SCR</u>	<u>SCR</u>	<u>SCR</u>	<u>SCR</u>	<u>X</u>	<u>X</u>	<u> X</u>
Entertainment	000	000	000	000	000	V	OLID	OLID
	<u>SCR</u>	<u>SCR</u>	<u>SCR</u>	<u>SCR</u>	<u>SCR</u>	<u>X</u>	CUP	CUP
Food Service	_	_	Б	Б	Б	V	000	000
	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>X</u>	<u>SCR</u>	<u>SCR</u>
Place of Assembly	000	000	000	000	000	V		V
	<u>SCR</u>	<u>SCR</u>	<u>SCR</u>	<u>SCR</u>	<u>SCR</u>	<u>X</u>	<u>X</u>	<u>X</u>
Recreational,	000	000	000	000	000	V	000	V
Commercial	<u>SCR</u>	<u>SCR</u>	<u>SCR</u>	<u>SCR</u>	<u>SCR</u>	<u>X</u>	<u>SCR</u>	<u>X</u>
COMMUNITY								
Community Facility	SCR	SCR	SCR	SCR	SCR	CUP	SCR	SCR
Recreational, Non-	SCR	SCR	SCR	SCR	SCR	CUP	SCR	SCR
Commercial								
Religious Facility	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	2	SCR	<u>X</u>
- 12 ngi e a e i olomy	<u> </u>	<u> </u>	_	_	<u> </u>	=		
COMMUNITY SUPPORT								
- Commonant Controller								

Community Support Facility	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>CUP</u>	<u>CUP</u>	X
Infrastructure and Utilities	CUP	CUP	CUP	CUP	CUP	<u>CUP</u>	CUP	CUP
Major Facility	SCR	SCR	SCR	SCR	SCR	X	CUP	X
Public Parking	SCR	SCR	SCR	SCR	SCR	<u>SCR</u>	SCR	SCR
EDUCATION								
Learning Center	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>X</u>	<u>X</u>	<u>X</u>
Research Facility	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>X</u>	<u>X</u>	<u>X</u>
<u>Schools</u>	<u>P</u>		<u>P</u>	<u>P</u>	<u>P</u>	<u>CUP</u>	CUP	<u>x</u>
Special Training/Vocational	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	X	X	X
<u>INDUSTRIAL</u>								
Artisan/Craft Production Manufacturing	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	X	<u>X</u>	X
Auto-Related, Industrial	X	X	X	X	X	X	X	X
Manufacturing and Processing	X	X	X	X	X	X	X	X
Products and Services Facility	X	X	X	X	X	X	X	X
Storage and Distribution Facility	X	X	X	X	X	X	X	X

Permit Requirements Key

CUP = Conditional Use Permit (22.46.3004.E)

SCR = Specific Plan Substantial Conformance Review (22.46.3004.D)

x = Not a permissible use

1 = Permissible pursuant to C-3 Standards in Chapter 22.20 (Commercial Zones) of Title 22

2= Permissible pursuant to R-1 Standards in Chapter 22.18 (Residential Zones) of Title 22

P = A permissible use, subject to site plan review

*= Allowed, subject to Chapter 22.16 (Agricultural, Open Space, Resort and Recreation, and Watershed Zones) and Section 22.26.020 (Institutional Zones) of Title 22.

A=Allowed

W=Allowed only west of I-710

E= Allowed only east of I-710

Key to T	ransect Zone Names		
<u>TOD</u>	3rd Street	<u>NC</u>	Neighborhood Center
TOD CC	Cesar E. Chavez	<u>LMD</u>	Low-Medium Density Residential
	<u>Avenue</u>		
<u>FS</u>	1st Street	CV	Civic
FS AB	Atlantic Boulevard	<u>OS</u>	Open Space

Table 2: Building Types, Land Use Types, and Permits Required by Transect Zone

LAND USE TYPES AND PERMITS REQUIRE Land Use Type	TYDV MEANER	C VOSTAGE	TEST!	N KE	TRACT	N. S. PAPA	TOV	NA.
SERIOENIAN		HHH	****	V VOS	+++	++++	***	**
Constitution of sidence			7877			444687	7377	13
RESIDENCE APENNOTS NOUSA	- 	40	4577	18	4944	42	***	*
Residence, Skiple-Family	*****	TB TT	4444	77777	TRI	TRTT	150	15
Residence, Ninc-Pennish	***********	4944	Tätt	THE ST	Tight.	4244	*****	12
Second-Unit	+++	TRACT.	48	W.	TATT	TRT	43.	15
(CODG)WG(1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/	mmm	ttttt	TTTT	777777		HHH	tttt	ttt
NXA .	TIKETT	T.P.	TRIT	VPTT	T.P.	7X	4344	18
Motes.		XX	18/1/	7.8	TXT	TX.	XX	X
BANGE		TTTTT					TTTT	III
Øfficia	T P	TANK TO THE	T P	T.P.	13.64	V V	SCR	SC
SOMMERCIA!								
Alcaholio Beverage Gales	LOUP	CUP	CUP	CUP	CUP	W	ENP	CP
Alxo Reiliked Görnmerdelik	SCR	SCR	SCR	SCR	308	TXII	1877	18
Contribute(a) (Sincera)	<u> </u>	18/11	11811	VR/	18/11	18/11	1X//	/X
Connerver Resinctes	SCR	308	SCR	OCR.	SCR	TX//	LELL	18
Enterthinment-Major	308	SCR	9CR	SCR	SCR	TXXIII	CUP	CF
Entertainment Winch	7778777	N P N	ARM	77.5777	P	X	308	30
Food Senica		77877	J.A.L.		18	X	SCR	SS
Place of Adsendig	SCR	308	SCR	SCR	308	1/X	1/4/7	1.8
Restablishes Convinences	111/308	SCR	V 3CR	1.SCR	<u> </u>	7377	SCR	1X
COMMONAL		4444	44444	444	Art Land		4	W 1000
Control Facility	1 308	SCR	A SCR	1/20B	1 GCR	COP	SCR	1 86
Recreational Non-Commercial	GCR	50R	SCR	COCR	308	CUP	SOR	130
Rehadous Fachily			TP.	<u> </u>		COP	SCR	1X
		Vett	TP	TETT	73	Tana.	T CUP	45
Control of Support Facility Introduction and Uniting	- AB	SBP	CUR	TOUR	SUA	CUP	400	180
Major Facility	11 30R	SCR T	SCB .	SCR	SCR	100	100	15
Robio Pering	SCR	SCR	SCR	TOOR	SOR	SCR	308	130
COUCATION	4444	1177	444	- 	11777	Lawr.	+++	77
Legitining Cartier	T V P T T	TR	Vett	TATT	7.2	777	333	
Resperch Faculty	TT	TP TT	1/2/11	TRIT	Valle	4377	75	15
Serions	**********	17877	Terr	TATE	TRITT	CUP	SDP	100
Scenial Youning/Vocational		TATT	TP (TRIT	TPTT	1000	AX.	18
NIOUSTRAL	π	777777	11111	77777	111111	4444	4444	111
Arhean Craft Production Manufecturing		NOTE:	P	JETT	YP	18/11	X	X
Abijo Reje(ect. histoshija)	77 X X 77 77	X	XXIII	VVIII	T.A.	XX	18	1.8
Manufactoring and Prosessing		N. W.		2000		18	XX	X
Proteinche end Services Facility		X	X	A A L		7(X/1/)	18	1.8
Storage who Distribution Facility		N/X	18	X	N/X	17877	XXX	X
Recrist Regularations Key					Ise Pernit (
uh – Not a permispible usa				itesible purs	NAM TO PAR	(Salf-Chap	(ec 23.38)	X\
P = A perchadible usp			Title 22					1112
SSR = Specific Plan Oubstantial Conformation	NREVIEW 122,48	(3004,0)		nosible pixe	ush(to Pet	Z of Chap	190.52.29	o(/
			TiNe 22	4444		4444		111
Key to Transien Zixie stanes		++++++				+++++	++++	111
TOO VIN OVER	++++++			reachpoid C		ach at	++++	444
CC Charle Chavez Avenus			A Trans	Muklakakia (%)	asity igesia	THE PARTY	4444	44
REPORTER AND DECKE / / / / / / / / / / / / / / / / / / /	ベイン・アンファン	A NAME OF THE PARTY OF THE PART	ALTON PARKET		スペンスン	U. N. N. N. N. N. Y.	*****	レンシン

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D. Transect Zone Standards. This Subsection D specifies the requirements of each Transect Zone.

1. 3rd Street (TOD). Property in the TOD Zone shall be subject to the following requirements:

a. Permissible Building Types

The following building types are permissible and are subject to the applicable requirements for building types.

Building Type	Requirements	
Rowhouse	22.46.3010.F	
Court	22.46.3010.G	
Hybrid Court	22.46.3010.H	
Lined Block	22.46.3010.1	
Flex Block	22.46.3010.J	

b. Required Frontage Types

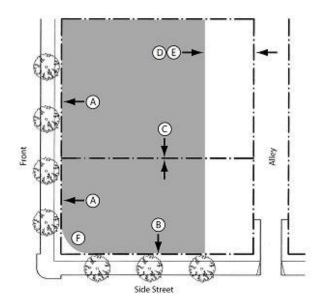
The ground floor fronting a street or a public open space shall contain at least one of the following frontage types below, so long as the building complies with the Americans with Disabilities Act, and are subject to the application requirements for frontage types.

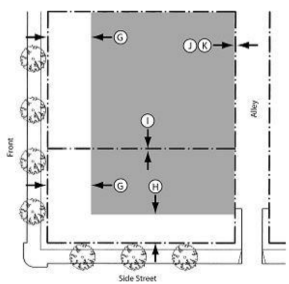
Encroachments in the public right-of-way require an encroachment permit pursuant to Title 16 and Title 26 of the County Code.

Requirements
22.46.3011.E
22.46.3011.F
22.46.3011.G
22.46.3011.H
22.46.3011.I
of I-710)
22.46.3011.J
of I-710)

c. Building Form	
Height	
Main Building	
Stories	3 stories max.
Overall	40 ft. max.
Accessory Structures	See Sec. 22.48.140
22.110.030 (Accessor	y Buildings)
Ground Floor Height	5-30-07-80-07-07-07-07-07-07-07-07-07-07-07-07-07
Non-residential	14 ft. min.
Residential	11 ft. min.
Upper Floor(s) Height	
Non-residential	10 ft. min.
Residential	9 ft. min.
Lot Coverage	210025
Lot Coverage	90% max.
Miscellaneous	
Any building greater the shall be designed with type or other similar m	a Forecourt frontage
Loading docks, overhe similar service entries not located on primary	shall be screened and
Maximum density is 40 acre.	

3rd Street (TOD) (Continued)





ront	0 min., 10 ft. max.	(A)
Side Street	0 min., 10 ft. max.	®
Interior Side	0 min.	0
Rear		Page 100
No Alley	10 ft. min.	0
With Alley	3 ft. min.	Ē

Required Spaces		
Non-residential Uses		
≤ 10,000 gross sq. ft.		s required
> 10,000 gross sq. ft.	2 spaces	
	sq. ft. abo	
Residential Use	10,000 sq. ft. 1 per unit	
For other parking and see Sections 22.46.30	l landscape req	
Location		
Front Setback	20 ft. min.	©
Side Street Setback	5 ft. min.	\oplus
Interior Side	0 min.	①
Rear		20000
No Alley	5 ft. min.	(
With Alley	3 ft. min.	®
Miscellaneous		P1000
All parking structures s street by habitable spa the street.		

2. Cesar E. Chavez Avenue (CC). Property in the CC Transect Zone shall be subject to the following requirements:

The following building type are subject to the applicable	
building types.	57.60
Building Type	Requirements
House	22.46.3010.D
Duplex/Triplex	22.46.3010.E
Rowhouse	22.46.3010.F
Court	22.46.3010.G
Hybrid Court	22.46.3010.H
(Allowed only west of I-710)
Lined Block	22.46.3010.1
(Allowed only west of I-710))
Flex Block	22.46.3010.J

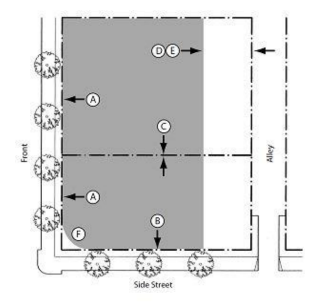
The ground floor fronting a street or a public open space shall contain at least one of the following frontage types below, so long as the building complies with the Americans with Disabilities Act, and are subject to the applicable requirements for frontage types

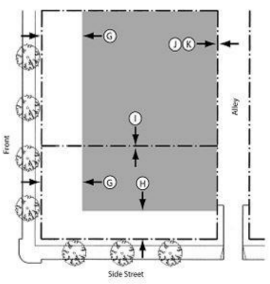
Encroachments in the public right-of-way require an encroachment permit pursuant to Title 16 and Title 26 of the County Code.

Frontage Type	Requirements
Front Yard/Porch	22.46.3011.D
Stoop	22.46.3011.E
Terrace	22.46.3011.F
Forecourt	22.46.3011.G
Shop Front	22.46.3011.H
Gallery	22.46.3011.1

c. Building Form Height	
Main Building	
Stories	3 stories max
Overall	40 ft. max.
Accessory Structures	See Sec. 22.48.140
22.110.030 (Accessory	
22.110.030 (Accessory	<u>Dullulligs)</u>
Ground Floor Height	
Non-residential	14 ft. min.
Residential	11 ft. min.
Upper Floor(s) Height	
Non-residential	10 ft. min.
Residential	9 ft. min.
Lot Coverage	
Lot Coverage	90% max.
Miscellaneous	
Any building greater tha	an 150 feet in length
shall be designed with	a Forecourt frontage
ype or other similar ma	
	ad doors, and other
type or other similar ma Loading docks, overhea similar service entries s	

Cesar E. Chavez Avenue (CC) (Continued)





d. Building P Setback Line (See Definition		
Front	0 min., 10 ft. max.	A
Side Street	0 min., 10 ft. max.	₿
Interior Side	0 min.	C
Rear		tenaco
No Alley	10 ft. min.	0
With Alley	3 ft. min.	Œ
Sec. 22.48.21	0 22.116.040 (Intersections and	(
Corner Cutoff	Requirements)	E

e. Parking		
Required Spaces Non-residential Uses		
≤ 10,000 gross sq. ft.	No minin	num
> 10,000 gross sq. ft.	2 spaces	\$773735
ro,oco groco oq. it.		ft. above
	first 10,0	
Residential Uses	1 per ur	nit
For other parking and see Section 22.46.300	NOV97400481 505 ITMS 0	ments,
Location		
Front Setback	20 ft. min.	G
Side Street Setback	5 ft. min.	$^{\oplus}$
Interior Side	0 min.	①
Rear		-
No Alley	5 ft. min.	0
With Alley	3 ft. min.	®
Miscellaneous	44. 40.40.	

3. First Street (FS). Property in the FS Transect Zone shall be subject to the following requirements:

a. Permissible Building Types

The following building types are permissible and are subject to the applicable requirements for building types.

Building Types.

Building Type	Requirements	
Rowhouse	22.46.3010.F	
Court	22.46.3010.G	
Lined Block	22.46.3010.1	
Flex Block	22.46.3010.J	

b. Required Frontage Types

The ground floor fronting a street or a public open space shall contain at least one of the following frontage types below, so long as the building complies with the Americans with Disabilities Act, and are subject to the applicable requirements for frontage types Encroachments in the public right-of-way require an encroachment permit pursuant to Title 16 and Title 26 of the County Code.

Frontage Type	Requirements
Stoop	22.46.3011.E
Forecourt	22.46.3011.G
Shop Front	22.46.3011.H
Gallery	22.46.3011.1

c. Building Form	
Height	
Main Building	
Stories	3 stories max.
Overall	40 ft. max.
Accessory Structures	See Sec. 22.48.140
22.110.030 (Accessor	v Buildings)

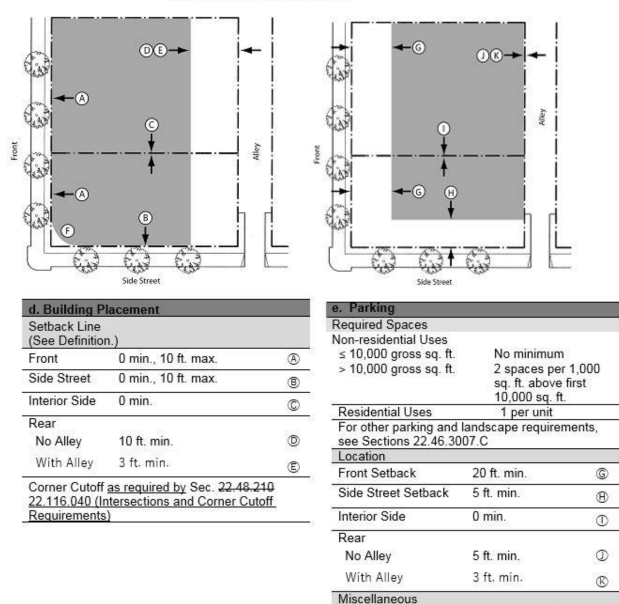
Ground Floor Height		
Non-residential	14 ft. min.	
Residential	11 ft. min.	
Upper Floor(s) Heigh	nt	
Non-residential	10 ft. min.	
Residential	9 ft. min.	
Lot Coverage		
Lot Coverage	90% max.	
Miscellaneous		

Any building greater than 150 feet in length shall be designed with a Forecourt frontage type or other similar massing break.

Loading docks, overhead doors, and other similar service entries shall be screened and not located on primary street Façades.

Maximum density is 30 dwelling units per acre.





4. Atlantic Boulevard (AB). Property in the AB Transect Zone shall be subject to the following requirements:

All parking structures shall be screened from the street by habitable space of at least 20 feet from

Driveways may be shared by adjacent parcels

a. Permissible Building Types

The following building types are permissible and are subject to the applicable requirements for building types.

Building Type	Requirements
Court	22.46.3010.G
Lined Block	22.46.3010.1
Flex Block	22.46.3010.J

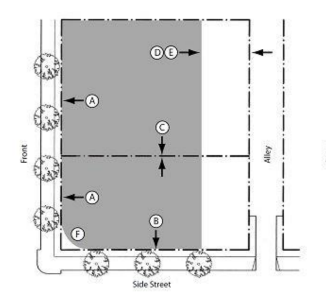
b. Required Frontage Types

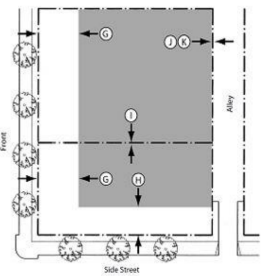
The ground floor fronting a street or a public open space shall contain at least one of the following frontage types below, so long as the building complies with the Americans with Disabilities Act, and are subject to the applicable requirements for frontage types Encroachments in the public right-of-way require an encroachment permit pursuant to Title 16 and Title 26 of the County Code.

Frontage Type	Requirements	
Forecourt	22.46.3011.G	
Shop Front	22.46.3011.H	
Gallery	22.46.3011.1	
Arcade	22.46.3011.J	

Height	
Main Building	
Stories	2-1/2 stories max.
Overall	40 ft. max.
Accessory Structures	s See Sec. 22.48.140
22.110.030 (Accesso	ory Buildings)
Ground Floor Heigh	ht
Non-residential	14 ft. min.
Residential	11 ft. min.
Upper Floor(s) Heid	ıht
Non-residential	10 ft. min.
Residential	9 ft. min.
Lot Coverage	
Lot Coverage	90% max.
Miscellaneous	
	than 150 feet in length shall orecourt frontage type or g break.
Loading docks, overl similar service entrie	head doors, and other s shall be screened and not treet façades.

Atlantic Boulevard (AB) (Continued)





Front	0 min., 10 ft. max.	A
Side Street	0 min., 10 ft. max.	(8)
Interior Side	0 min.	©
Rear		760
No Alley	10 ft. min.	0
With Alley	3 ft. min.	Œ

e. Parking		
Required Spaces		
Non-residential Uses		
≤ 10,000 gross sq. ft.	No minimu	m
> 10,000 gross sq. ft.	2 spaces po sq. ft. abov 10,000 sq.	e first
Residential Use	1 per unit	
For other parking and see Section 22.46.300		ments,
Location		
Front Setback	20 ft. min.	G
Side Street Setback	5 ft. min.	Œ
Interior Side	0 min.	Œ
Rear		
No Alley	5 ft. min.	(I)
With Alley	3 ft. min.	Œ
Miscellaneous		
All parking structures street by habitable spatthe street.		
Driveways may be sha	ared by adjacent p	arcels.

5. Neighborhood Center (NC). Property in the NC Transect Zone shall be subject to the following requirements:

a. Permissible Building Types

The following building types are permissible and are subject to the applicable requirements

for building types.

Building Type	Requirements
House	22.46.3010.D
Duplex/Triplex	22.46.3010.E
Rowhouse	22.46.3010.F
Court	22.46.3010.G
Hybrid Court	22.46.3010.H
Flex Block	22.46.3010.J

b. Required Frontage Types

The ground floor fronting a street or a public open space shall contain at least one of the following frontage types below, so long as the building complies with the Americans with Disabilities Act, and are subject to the applicable requirements for frontage types

Encroachments in the public right-of-way require an encroachment permit pursuant to Title 16 and Title 26 of the County Code.

Frontage Type	Requirements
Front Yard/Porch	22.46.3011.D
Terrace	22.46.3011.E
Stoop	22.46.3011.F
Forecourt	22.46.3011.G
Shop Front	22.46.3011.H

c. Building Form	
Height	
Main Building	
Stories	2-1/2 stories max.
Overall	40 ft. max.
Accessory Structures	See Sec. 22.48.140
22.110.030 (Accessor	

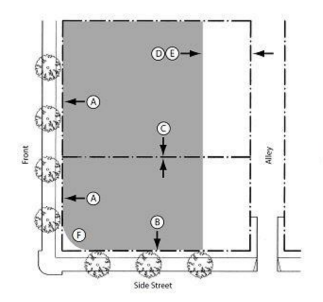
Ground Floor Height	1	
Non-residential	14 ft. min.	
Residential	11 ft. min.	
Upper Floor(s) Heigh	nt	
Non-residential	10 ft. min.	
Residential	9 ft. min.	
Lot Coverage		
Lot Coverage	90% max.	
Miscellaneous		

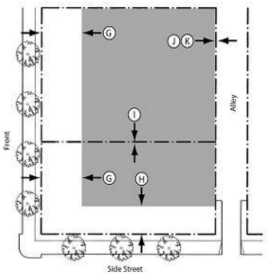
Any building greater than 150 feet in length shall be designed with a Forecourt frontage type or other similar massing break.

Loading docks, overhead doors, and other similar service entries shall be screened and not located on primary street Façades.

Maximum density is 30 dwelling units per acre.

Neighborhood Center (NC) (Continued)





Setback Line (See Definition	1.)	
Front	0 min., 10 ft. max.	A
Side Street	0 min., 10 ft. max.	®
Interior Side	0 min.	0
Rear		
No Alley	10 ft. min.	0
With Alley	3 ft. min.	Œ
	as required by 0 22.116.040 (Intersections	e and
	Requirements)	(F)

e. Parking Required Spaces		
Non-residential Uses		
≤ 10,000 gross sq. ft.	No minimu	n
> 10,000 gross sq. ft.	2 spaces po sq. ft. abov 10,000 sq.	e first
Residential Use	1 per unit	3
For other parking and see Sections 22.46.30		ments,
Location	100000 0000 000	
Front Setback	20 ft. min.	G
Side Street Setback	5 ft. min.	Œ
Interior Side	0 min.	0
Rear		2005
No Alley	5 ft. min.	0
With Alley	3 ft. min.	(K)
Miscellaneous		
All parking structures s street by habitable spa the street		

6. Low-Moderate Medium Density Residential (LMD). Property in the LMD shall be subject to the following requirements: The regulations for the Low-Medium Density Residential (LMD) Transect Zone shall be the same as those for the R-1 Zone as prescribed in Chapter 22.18 (Residential Zones), except as specifically provided for herein.

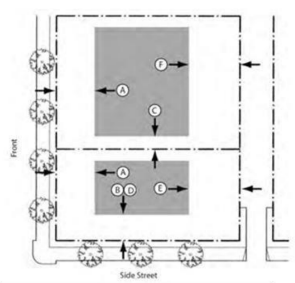
are subject to the appl	types are permissible and icable requirements for
building types.	
Building Type	Requirements
House	22.46.3010.D
Duplex/Triplex	22.46.3010.E
b. Required Frontag	e Types
open space shall conti following frontage type building complies with Disabilities Act, and an applicable requiremen	es below, so long as the the Americans with re subject to the ts for frontage types
Encroachments in the require an encroachm Title 16 and Title 26 or	ent permit pursuant to
Frontage Type	Requirements
Front Vard/Dorch	22 46 3011 D

22.46.3011.F

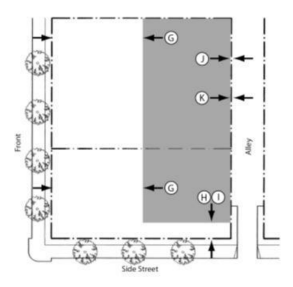
Terrace

c. Building Form	
Height	
Main Building	
Stories	2-1/2 stories max.
Overall	35 ft. max.
Accessory Structures	See Sec. 22.48.140
22.110.030 (Accessory	Buildings)
Lot Coverage	
Lot Coverage	60% max.
Miscellaneous	
	an 150 feet in length shall
Any building greater that be designed with a Fore	ecourt frontage type or
Any building greater that	ecourt frontage type or reak.
Any building greater that be designed with a Fore other similar massing b Loading docks, overhea	ecourt frontage type or reak.

Low-Moderate-Medium Density Residential (LMD) (Continued)



d. Building Placement	
Setback Line (See Definition.)	
Front	15 min, 25 ft. max. (A)
Side Street	5 min., 10 ft. max.
Interior Side	5 ft.
Reverse Corner	10 ft. min.
Side	
Rear	
No Alley	10 ft. min.
With Alley	3 ft. min.



Required Spaces		
Non-residential Uses	8270 (0.35	
≤ 10,000 gross sq. ft.	No minimum	
> 10,000 gross sq. ft.	2 spaces per	
	sq. ft. above	first
	10,000 sq. ft.	39
Residential Uses		
Single-Family residenc	e 2 per unit	
Other dwelling units	1 per unit	
For other parking and I see Sections 22.46.300		ents,
Location	- 48	
Front Setback	15 ft. min.	G
Corner Side Setback	5 ft. min.	H
Reverse Corner Side	10 ft. min.	(T)
Setback		037
Rear		
No Alley	0 ft. min.	J
	5 ft. min.	Œ
With Alley		

7. Civic Space (CV). The regulations for the Civic Space Transect Zone shall be the same as those for the Institutional Zone as prescribed in Part 14 of

Chapter 22.40 Section 22.26.020 (Institutional Zones) of Title 22, except as specifically provided for herein.

8. Open Space (OS). The regulations for the Open Space Transect Zone shall be the same as those for the Open-Space Zone as prescribed in Part 9 of Chapter 22.40 Chapter 22.16 (Agricultural, Open Space, Resort and Recreation, and Watershed Zones) of Title 22, except as specifically provided for herein.

(Ord. 2014-0049 § 10, 2014.)

22.46.3010 Building Type Standards.

- A. Purpose. This Section establishes the building types allowed within the Plan Area and the standards applicable to each building type.
- B. Applicability. The requirements of this Section shall apply to all development and uses within the Transect Zones, and shall be considered in combination with the standards for the applicable Transect Zone in Section 22.46.3009 (Transect Zone Standards).
- C. Building Type Overview. Figure 3, Building Types Plan and Diagram below provides an illustrative overview of the permissible building types.
 - House
 - Duplex/Triplex
 - Rowhouse
 - Court
 - Hybrid Court
 - Lined Block
 - Flex Block

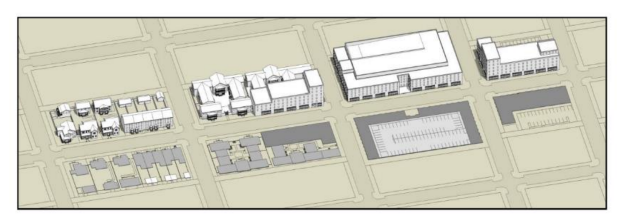


Figure 3, Building Types Plan and Diagram

D. House. This Subsection specifies standards for development of the House building type.



General note: The drawing above and photos below are examples of the House form and are illustrative only.



Example of 1-story House with a Front Yard/ Porch.



Example of a 2-1/2-story House with a raised Front Yard and wrap-around Porch.

House. A building designed as a single-family dwelling unit, and may be used for non-residential purposes where allowed by the Transect Zone.

2. Transect Zones where permissible Allowed CC, NC, LMD

3. Number of Units

Units per parcel structure

1 max.

4. Building Size and Massing

Per Building Form requirements based on Transect Zone. (See Section 22.46.3009)

5. Pedestrian Access

Main Entrance shall face the street.

6. Vehicle Access and Parking

Parking may be accessed from the alley or side street, and from the front when there is no adjacent alley or side street.

Street-facing carports or garages shall be set back at least 5 feet behind the house Façade facing the street and shall not accommodate more than 2 cars side-by- side.

Garage doors that face a street shall not exceed 10 feet in width. Double-loading garage doors are not-permitted to face the street. Two-car garages that face the street shall consist of two garage doors side-by-side, each to not exceed 10 feet in width.

Parking spaces may be enclosed, covered, or open.

7. Open Space and Landscape

The following required open space shall be located behind the House:

15 ft. min. (so long as
minimum area
requirement is met)
15 ft. min (so long as
minimum area
requirement is met)
300 sq. ft. min.

In addition to any other tree planting requirements, at least one 36-inch box canopy tree per dwelling unit shall be provided, and may be located in the front yard or required open space.

8. Accessory Buildings

Accessory building locations and types permissible pursuant to Section 22.48.140-22.110.030 (Accessory Buildings).



Example (not allowed): Double-loading garage door for two-car garage facing the street.



Example (allowed): Single-loading garage doors for two-car garage facing the street.

E. Duplex/Triplex. This Subsection specifies standards for development of the Duplex/Triplex building type.



General note: The drawing above and photos below are examples of the Duplex/Triplex form and are

illustrative only.



Example of a Duplex/Triplex with a Front Yard/ Porch.



Example of a Duplex/Triplex with a Front Yard/Porch.

1. Description

Duplex/Triplex. A building containing two or three dwelling units where each dwelling unit is accessed directly from the street, and may be used for non-residential purposes where allowed by the Transect Zone.

2. Transect Zones where permissible Allowed

CC, NC, LMD

3. Number of Units

Units per structure 2 min.; 3 max.

4. Building Size and Massing

Heigh

Per Building Form requirements based on Transect Zone. (See Section 22.46.3009)

Massino

The structure type and mass shall be a single-family house derivative with the overall composition made up of various House forms. Allowed ratio of each floor in percentage of the ground floor:

Story	1	2 to 2-1/2	3	- 8
Ratio	100%	100%	75%	- 8

5. Pedestrian Access

At least one unit shall have an individual entry facing the street.

6. Vehicle Access and Parking

Parking may be accessed from an alley or side street, and from the front when there is no adjacent alley or side street. Street-facing carports or garages shall be set back at least 5 feet behind the residential structure's façade facing the street and shall not accommodate more than 2 cars side-by-side. Garages doors that face a street shall not exceed 10 feet in width. Double-loading garage doors are not-permitted to face the street. Two-car garages that face the street shall consist of two garage doors side-by-side, each to not exceed 10 feet in width.

Parking spaces may be enclosed, covered, or open.

7. Open Space and Landscape

The following required open space must be located behind the House:

the House:

Width

15 ft. min. (so long as the minimum area requirement is met)

Depth

15 ft. min (so long as the minimum area requirement is met)

Area

300 sq. ft. min.

In addition to any other tree planting requirements, at least one 36-inch box canopy tree per dwelling unit shall be provided, and may be located in the front yard or required open space.

8. Accessory Buildings

Accessory building locations and types are permissible pursuant to Section 22.48.140-22.110.030 (Accessory Buildings).

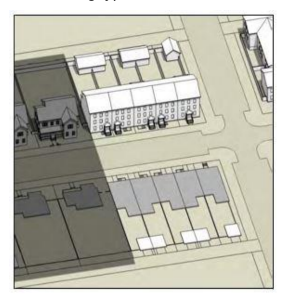


Example (not allowed): Double-loading garage door for two-car garage facing the street.



Example (allowed): Single-loading garage doors for two-car garage facing the street.

F. Rowhouse. This Subsection specifies standards for development of the Rowhouse building type.



General note: The drawing above and photos below are examples of the Rowhouse form and are illustrative only.



Example of an asymmetrical Rowhouse form with roof articulation.



Example of a Rowhouse form with wall and roof articulation

1. Description

Rowhouse. A residential building that is an attached structure that shares a common party wall with another of the same type and is arranged side by side. The front elevation and massing design may be symmetrical or asymmetrical, repetitive or unique in disposition, as long as the delineation of a private yard is evident.

2. Transect Zones Where Permissible Allowed

TOD, CC, FS, NC

3. Number of Units

Units that may be connected 2 min.; 6 max.

4. Building Size and Massing

Height

Per Building Form requirements based on Transect Zone. (See Section 22.46.3009)

Unit Width

Width 18 ft. min; 36 ft. max

Massing

Units shall be delineated by at least one of the following methods: varied massing, wall articulation, frontage type placement, or roof line articulation.

At least two sides of each dwelling shall be exposed to the outdoors.

5. Pedestrian Access

Each unit shall have an individual entry facing the street

6. Vehicle Access and Parking

Parking shall be accessed from the alley.

Parking spaces may be enclosed, covered, or open.

7. Open Space and Landscape

The following required open space shall be located behind the main body of each unit.

Width 8 ft. min. (so long as minimum area requirement is met)

Depth 8 ft. min (so long as minimum are requirement is met)

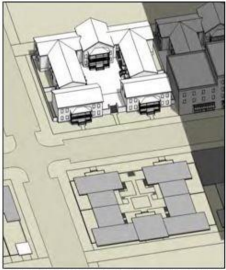
Area 100 sq. ft. min.

In addition to any other tree planting requirements, at least one 36-inch box canopy tree per unit shall be provided, and may be located in the front yard or required open space.

8. Accessory Buildings

Accessory building locations and types are allowed pursuant to Section 22.48.140-22.110.030 (Accessory Buildings).

G. Court. This Subsection specifies standards for development of the Court building type.



General note: The drawing above and photos below are examples of the Court form and are illustrative only



Example of Court form with a Stoop frontage type configuration.



Example of a landscaped interior courtyard defined by two story buildings.

1. Description

A building comprised of attached and/or stacked dwelling units arranged around a shared, landscaped courtyard that is visible from the street. Dwelling units face and are directly accessed from the street or courtyard via Stoops, porches, or other allowed frontage types. In qualifying Transect Zones, Court buildings may accommodate ground floor non-residential uses.

Transect Zones Where Permissible Allowed

TOD, CC, FS, AB, NC

3. Number of Units

Per the maximum density based on the Transect Zone. (See Section 22.46.3009)

4. Building Size and Massing

Height

Per Building Form requirements based on Transect Zone. (See Section 22.46.3009)

At least two sides of each dwelling shall be exposed to the outdoors.

5. Pedestrian Access

Each ground floor unit shall have an individual entry facing a street or courtyard.

6. Vehicle Access and Parking

Parking may be accessed from an alley or side street, and from the front when there is no adjacent alley or side street. Parking spaces may be enclosed, covered, or open.

7. Open Space and Landscape Courtyard Dimension 30 ft. min.(so long as the minimum area requirement is met) Depth 20 ft. min (so long as the minimum area requirement is met) Area 600 sq. ft. min. Landscape

Courtyard area shall provide at least 50% landscape or design elements such as seating areas, fountains, or other similar fixtures, or combination thereof.

8. Accessory Buildings

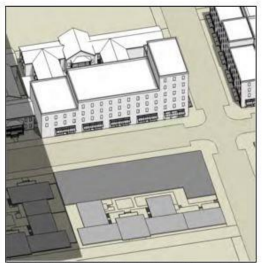
Accessory building locations and types are allowed pursuant to Section 22.48.140-22.110.030 (Accessory Buildings).

9. Miscellaneous

Courtyard areas may be located on a podium no more than one story above street level.

Courtyards located on a podium shall be designed to minimize the aesthetic impacts of the podiums hardscape through the use of ample landscaping treatment on the courtyard surface and, if possible and necessary, at street level.

H. Hybrid Court. This Subsection specifies standards for development of the Hybrid Court building type.



General note: The drawing above and photos below are examples of the Hybrid Court form and are illustrative only.



Example of two- and three-story massing Hybrid Court form with a Shop Front configuration.



Example of a three story massing Hybrid Court with Shop Front configuration.

1. Description

A building that is a combination of the Court and Flex Block buildings designed for occupancy by retail, service, and/or office uses on the ground floor, with upper floors also configured for those uses or for residences that combines stacked dwelling units with the Court housing types. May contain horizontal mixed uses.

2. Transect Zones Where Permissible Allowed

TOD, CC (Allowed west of I-710 only), NC

3. Number of Units

Per the maximum density based on the Transect Zone. (See Section 22.46.3009)

4. Building Size and Massing

Height

Per Building Form requirements based on Transect Zone. (See Section 22.46.3009)

5. Pedestrian Access

Upper floor units shall be accessed by a common entry along the front street.

Ground floor units may have individual entries along the front or side street.

6. Vehicle Access and Parking

Parking may be accessed from an alley or side street, and from the front when there is no adjacent alley or side street.

Parking spaces may be enclosed, covered, or open.

7. Open Space and Landscape Courtyard Dimension Width 30 ft. min. (so long as the minimum area requirement is met) Depth 20 ft. min. (so long as the minimum area requirement is met)

Area Landscape

Courtyards shall provide at least 50% landscape or design elements such as seating areas, fountains, or other similar fixtures, or combination thereof.

600 sq. ft. min.

Required Setback shall include landscaping, which may be in pots or planters.

8. Accessory Buildings

Accessory building locations and types are allowed pursuant to Section 22.48.140-22.110.030 (Accessory Buildings).

9. Miscellaneous

Courtyard areas may be located on a podium of no more than one story above street level.

Courtyards located on a podium shall be designed to minimize the aesthetic impacts of the podium's hardscape through the use of ample landscaping treatment on the courtyard surface and, if possible and necessary, at street level.

I. Lined Block. This Subsection specifies standards for development of the Lined Block building type.



General note: The drawing above and photos below are examples of the Lined Block form and are illustrative only.



Example of two-story Lined Block form with Shop Front configuration.



Example of a three-story Lined Block form with Shop Front configuration.

1. Description

A building that conceals a larger structure such as a public structure or "big box store" and which is designed for occupancy by retail, service, and/or office uses on the ground floor, with upper floors also configured for those uses or for residences.

2. Transect Zones Where Permissible Allowed

TOD, CC (Allowed only west of I-710), FS, AB

3. Number of Units

Per the maximum density based on the Transect Zone. (See Section 22.46.3009)

4. Building Size and Massing

Height

Per Building Form requirements based on Transect Zone. (See Section 22.46.3009)

5. Pedestrian Access

Upper floor units shall be accessed by a common entry along the front street.

Ground floor units may have individual entries along the front or side street.

6. Vehicle Access and Parking

Parking may be accessed from an alley or side street, and from the front when there is no adjacent alley or side street.

On-site parking shall be in a structured garage or underground, or combination thereof.

7. Open Space and Landscape

Private patios may be provided at balconies, terraces, and roof gardens.

Required Setback shall include landscaping, which may be in pots or planters.

8. Accessory Buildings

Accessory building locations and types are allowed pursuant to Section 22.48.140-22.110.030 (Accessory Buildings).

J. Flex Block. This Subsection specifies standards for development of the Flex Block building type.



General note: The drawing above and photos below are examples of the Flex Block form and are illustrative only.



Example of two-story Flex Block with single-volume massing.



Example of three-story Flex Block with secondaryvolume massing and corner feature.

1. Description

A building that is one to three stories tall and designed for occupancy by retail, service, and/or office uses on the ground floor; and when present the upper floors are also configured for those uses or for dwelling units. May contain horizontal mixed uses.

Transect Zones Where Permissible Allowed TOD, CC, FS, AB, NC

3. Number of Units

Per the maximum density based on the Transect Zone. (See Section 22.46.3009)

4. Building Size and Massing

Height

Per Building Form requirements based on Transect Zone. (See Section 22.46.3009)

5. Pedestrian Access

Upper floor units shall be accessed by a common entry along the front street.

Ground floor units may have individual entries along the front or side street.

6. Vehicle Access and Parking

Parking may be accessed from an alley or side street, and from the front when there is no adjacent alley or side street.

On-site parking may be underground, or in a landscaped lot behind the building, or combination thereof.

7. Open Space and Landscape

Private patios may be provided at balconies, terraces, and roof gardens.

Required Setback shall include landscaping, which may be in pots or planters.

8. Accessory Buildings

Accessory building locations and types are allowed pursuant to Section 22.48.140-22.110.030 (Accessory Buildings).

(Ord. 2014-0049 § 11, 2014.)

22.46.3011 Frontage Type Standards.

- A. Purpose. This Section establishes the frontage types allowed within each Transect Zone and the standards applicable to these frontage types. Frontages are the components of a building that provide an important transition and interface between the public realm (street and sidewalk) and the private realm (yard or building).
- B. Applicability. The standards in this Section shall be considered in combination with the standards found in Section 22.46.3009 (Transect Zone Standards) and Section 22.46.3010 (Building Types Standards) and are applicable to the development or alteration of all frontages within the Transect Zones.
- C. Frontage Type Overview. Figure 4, Frontage Types Illustrative Diagram below provides an illustrative overview of the allowed frontage types.
 - Front Yard/Porch
 - Terrace
 - Stoop
 - Forecourt
 - Shop Front
 - Gallery
 - Arcade

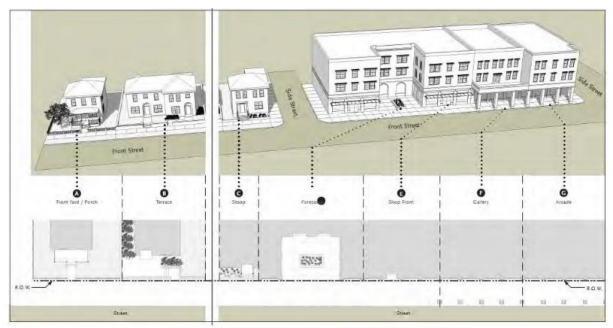
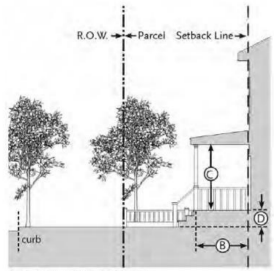


Figure 4, Frontage Types Illustrative Diagram

D. Front Yard/Porch. This Subsection specifies standards applicable to the Front Yard/Porch frontage type.



Section Diagram: Frontyard / Porch

Front yards provide a physical transition from the sidewalk to the building. The front yard may also be raised from the sidewalk, creating a small retaining wall at the property line with entry steps to the yard. A raised porch may be combined with the front yard as shown in the photo example.

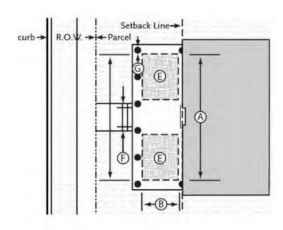
2. Transect Zones Alle	owed	
CC, NC, LMD		
3. Size		
Width, Clear	12 ft. min. centered entry 10 ft. min asymmetrical entry	⊗
Depth, Clear	7 ft. min.	®
Height, Clear	8 ft. min.	©
Finish Level above Grade	3 ft. max.	©
Floor Area, Clear	4 ft. x 6 ft. min.	(Ē)
Path of Travel	3 ft. wide min.	Ē
Width, Support Pillars	1 ft. max.	©

4. Miscellaneous

Porch must be open on at least three sides and have a roof.

Porch may project a maximum of four feet into front yard

Where required, access compliant with the Americans with Disabilities Act shall also be provided.



Plan Diagram: Frontyard / Porch

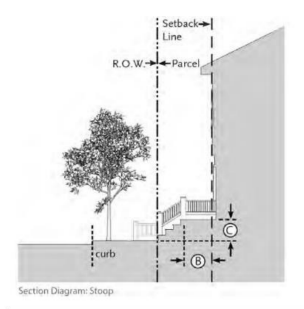


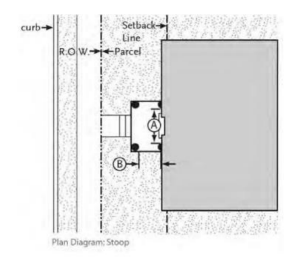
Example of one-story House with Front Yard/Porch.



Example of 1-1/2 story House with wrap-around Porch and raised Front Yard.

E. Stoop. This Subsection specifies standards applicable to the Stoop frontage type.





Stoops are elevated entry porches/stairs placed close to the frontage line with the ground story elevated from the sidewalk, securing privacy for the windows and front rooms. This type is suitable for ground-floor residential uses with short Setbacks. This type may be interspersed with the Shop Front frontage type.

2. Transect Zones Allowed		
TOD, CC, FS, NC		
3. Size		
Width, Clear	4 ft. min.	_
331	8 ft. max.	A
Depth, Clear	4 ft. min.	_
	8 ft. max.	®
Finish Level above Sidewalk	3 ft. max.	0

4. Miscellaneous

May project a maximum of 4 feet into front yard Setback.

Stairs may be perpendicular or parallel to the building Façade.

Ramps shall be parallel to the Façade or along the side of the building.

Covered or recessed entry doors are encouraged. Entry doors shall face the street.

Where required, access compliant with the Americans with Disabilities Act shall also be provided.

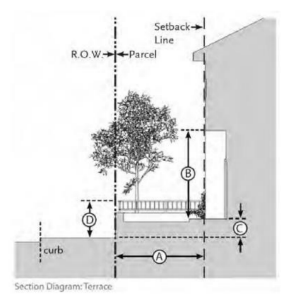


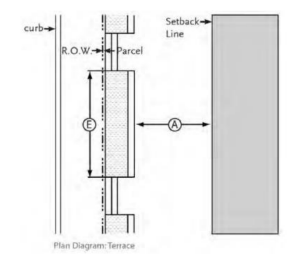
Example of covered Stoop serving a commercial use.



Example of Stoop serving two residential entries.

F. Terrace. This Subsection specifies standards applicable to the Terrace frontage type.





T 12 77 100

A Terrace separates the Façade from the sidewalk and the street. This type buffers residential use from urban sidewalks and removes the private yard from public encroachment. Terraces are suitable for conversion to outdoor cafes where such a use is allowed by the Transect Zone.

allowed by the Transect Zone.	ì	
2. Transect Zones Allowed		
TOD, CC, NC, LMD		
3. Size		
Depth, Clear	7 ft. min.	(A)
Height, Clear	8 ft. min.	®
Finish Level above Sidewalk	3 ft. max.	©
Height, Perimeter Wall	4 ft. max.	©
Distance between Stairs	50 ft. max.	©
Length of Terrace	150 ft. max.	

4. Miscellaneous

These standards shall be used in conjunction with those for the Shop Front frontage. In case of conflict between them, the Terrace frontage standards shall govern.

Low walls used as seating are encouraged.

Where required, access compliant with the Americans with Disabilities Act shall also be provided.

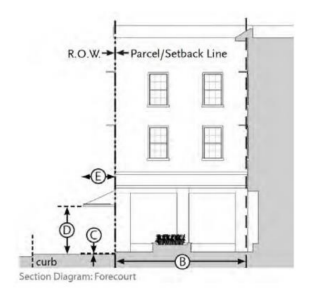


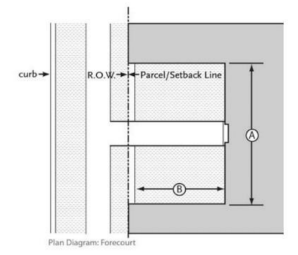
Example of covered Terrace used to accommodate change in grade and used in combination with Shop Front.



Example of Terrace with seating areas used in combination with Shop Fronts and awnings.

G. Forecourt. This Subsection specifies standards applicable to the Forecourt frontage type.





A Forecourt is a semi-public space formed by a recess in the façade of a building and is generally appropriate for commercial or civic use.

2. Transect Zones Allo	wed	
TOD, CC, FS, AB, NC		
3. Size		
Width, Clear	10 ft. min. 60 ft. max.	A
Depth, Clear	20 ft. min. 60 ft. max.	₿
Finish Level above Sidewalk	3 ft. max.	©
Ground Floor Transparency	65% min.	
4. Awning		
Height, Clear	8 ft. max.	0
Depth	4 ft. min.	(E)

5. Miscellaneous

These standards shall be used in conjunction with those for the Shop Front frontage. In case of conflict between them, the Forecourt frontage standards shall govern.

Encroachments, such as balconies, awnings, and signage are allowed in the Forecourt and shall be located at least 8 feet above finish level.

The proportions and orientation of Forecourt space should be carefully considered for solar orientation and user comfort.

Access compliant with the Americans with Disabilities Act shall be provided.

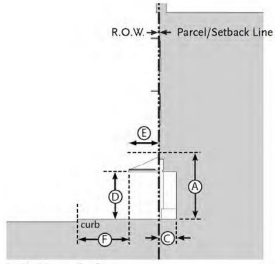


Example of Forecourt interior space with seating and landscape in planters and pots.

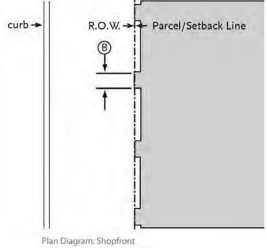


Example of small Forecourt area used in combination with Shop Front.

H. Shop Front. This Subsection specifies standards applicable to the Shop Front frontage type.









Shop Fronts are large glazed openings in a Façade, filled with doors and transparent glass in a storefront assembly

2.	Ш	ans	ect 2	zone	: Allo	wed
TO	חו	CC	FS	ΔR	NC	

Z. Hallbect Zolle Allowed		
TOD, CC, FS, AB, NC		
3. Size		
Height, Shop Front Opening	11 ft. min.	(A)
Distance Between Glazing	2 ft. max.	ß
Depth of Recessed Entries	10 ft. max.	0
Ground Floor Transparency	65% min.	3,555
4. Awning		
Height, Clear	8 ft. min.	0
Depth	4 ft. min.	€
Setback from Curb	2 ft. min.	Ē

Miscel		

Operable retractable awnings are encouraged.

Open-ended awnings are encouraged.

Rounded, hooped, or bubble awning are discouraged. Shop Fronts with accordion-style doors/windows or other windows that may be opened to allow the space to open to the street are encouraged.

Access compliant with the Americans with Disabilities Act shall be provided.

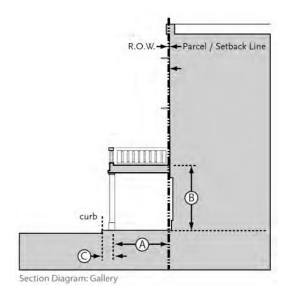


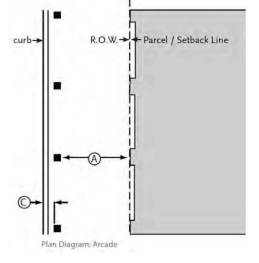
Example of a series of Shop Fronts.



Example of Shop Front with covered corner entry.

Gallery. This Subsection specifies standards applicable to the Gallery I. frontage type.





A Gallery is a roof or deck projecting from the Façade of a building, supported by columns that may be located behind the curb. Galleries shelter the sidewalk, but the space above the gallery is unenclosed. Galleries may be one to three stories in height as allowed by the Transect Zone, such that they may provide covered or uncovered porches at the second and third floors.

2.	Transect	Zones	Allowed

TOD (Allowed only east of I-71	10), CC, FS, AE	3
3. Size		
Depth, Clear	12 ft. min.	A
Ground Floor Height, Clear	14 ft. min.	B
Setback From Curb	2 ft. min.	<u>(A)</u>

4. Miscellaneous

These standards shall be used in conjunction with those for the Shop Front frontage. In case of conflict between them, the Gallery frontage standards shall govern.

Colonnades shall not screen from public view more than 25 percent of the ground floor façade. Sidewalks adjacent to, or under a Gallery, shall comply with the Americans with Disabilities Act.

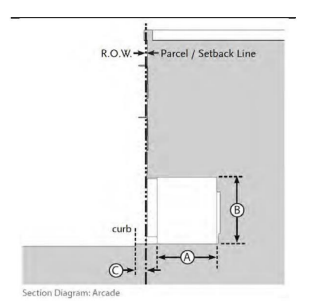


Example of Gallery abutting the curb and covering the pedestrian walkway.



Example of Gallery Setback from curb and located along the sidewalk line.

J. Arcade. This Subsection specifies standards applicable to the Arcade frontage





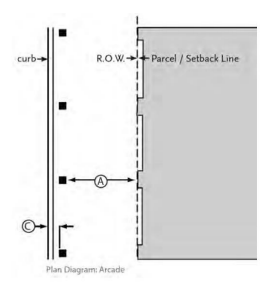
Arcades are Façades with an attached Colonnade that is covered by upper stories. The arcade should extend far enough from the building to provide adequate protection and circulation for pedestrians and shall allow access as required by the Americans with Disabilities Act. This type is intended for buildings with ground floor non-residential uses.

2. Transect Zones Allowed TOD (Allowed only east of I-710), AB 3. Size Depth, Clear 12 ft. min. Ground Floor Height, 12 ft. min. Clear Setback From Curb 2 ft. min.

4. Miscellaneous

These standards shall be used in conjunction with those for the Shop Front frontage. In case of conflict between them, the Gallery frontage standards shall govern.

Colonnades shall not screen from public view more than 25 percent of the ground floor Façade. Sidewalk within an Arcade frontage shall comply with the Americans with Disabilities Act.





Example of Arcade Setback from curb used in combination with Shop Front.



Example of Arcade located at curb and covering the pedestrian walkway, used in combination with Shop Front.

(Ord. 2014-0049 § 12, 2014.)

22.46.3012 Signs.

A. Purpose. The purpose of these sign regulations is to:

- 1. Allow property owners and occupants an opportunity to have effective signage in all Transect Zones subject to reasonable conditions related to identifying goods sold or produced, or services rendered.
- 2. Maintain and enhance the quality of the community's appearance by:
- a. Regulating the size, location, and design of temporary and permanent signs so that the appearance of such signs will reduce sign clutter, be aesthetically harmonious with their surroundings, and enhance the overall appearance of the built environment;
- b. Preserving and perpetuating uncluttered views, and significant architectural and cultural resources; and
- c. Protecting residential neighborhoods from adverse impacts of excessive signage.
 - 3. Ensure that signs are located and designed to:
- a. Maintain a safe and orderly pedestrian and vehicular environment; and
- b. Reduce potentially hazardous conflicts between commercial or identification signs and traffic control devices and signs.
 - B. Applicability.
- The requirements of this Section apply to all on-site signs in the Transect Zones.
- 2. Signs regulated by this Form-Based Code shall not be erected or displayed unless a building permit is first obtained, unless the sign is exempt as set forth in Subsection C, below.
- C. Exempt Signs. In addition to the exception exemptions for signs described in Section 22.52.810-22.114.030 (Exemptions), the following types of signs are exempt from this Form-Based Code, provided the signs conform to the following and are located in the TOD, CC, FS, AB, or NC Transect Zones.

- 1. Future tenant signs. Temporary signs that identify the name of future businesses. Only one such sign is allowed per street frontage of the building with a maximum of 32 square feet of sign area. Such a sign may only be displayed after tenant improvements for the site have begun and may not be displayed after the first occupancy of the tenant space.
- 2. Grand opening sign. A temporary promotional sign used by newly established businesses to inform the public of their location and services. Such signs are permitted only until 90 days after initial occupancy of the new business and shall be removed no later than the 91st day after such initial occupancy. One such sign is allowed per street frontage with a maximum of 32 square feet of sign area. A "Grand Opening" sign does include an annual or occasional promotion by a business.
- 3. Window sign. Two window signs per tenant are allowed consisting of permanently fixed individual lettering and/or logos not exceeding six inches in height and a total maximum sign area of three square feet. If illuminated, a window sign shall only be externally illuminated.
- 4. Temporary window sign. In addition to the signage allowed in Subsection C.3 above, a tenant may display one additional temporary window sign, provided the sign does not exceed 25 percent of the area of any single window or adjoining windows on the same street frontage. Display of such temporary window sign shall not exceed 30 days and there shall be a minimum of 30 days between use of temporary window signs. Temporary window signs are permitted a maximum of four times per calendar year, and, if illuminated, shall only be externally illuminated.
- 5. Directory Sign. A directory sign for a building providing a list of the names of business establishments within the building or series of buildings is allowed provided the sign area for the directory sign is no larger than six square feet. Such directory sign may be wall mounted, provided it is no higher than eight feet from the finished level. The directory sign may also be freestanding, provided it is no higher than three feet from the finished level, and does not cause entrances and walkways to violate ADA.

- 6. Affiliation Sign. Affiliation signs that provide notice of services within an establishment (e.g., credit cards accepted, trade affiliations, etc.) are allowed provided such signs shall not exceed one square foot in area for each sign, and no more than three such signs shall be allowed for each business. If illuminated, affiliation signs shall only be externally illuminated.
- D. Prohibited Signs. Signs prohibited by Section 22.52.990 22.114.040 (Prohibited Signs Designated) of Title 22 and any sign type or sign size not expressly provided for in this Form-Based Code are prohibited.

E. Permitted Signs.

- 1. The signs identified in Sections 22.52.910 22.114.140 (Incidental Business Signs), 22.52.940 22.114.170 (Temporary Real Estate Signs), 22.52.950 22.114.180 (Temporary Construction Signs), and 22.52.980 22.114.210 (Temporary Subdivision Sales, Entry, and Special-Feature Signs) are permitted, subject to the requirements of those sections.
- 2. The signs described in Sections 22.46.3012.E.3 through 22.46.3012.E.6 shall be permitted in the TOD, CC, FS, AB, and NC Transect Zones, subject to the following procedures:
- a. Application Requirements. A sign application shall be submitted and shall include all information, materials, and fees required by Section 22.46.3004.B of this Form-Based Code;
- b. Review and Approval. The application shall be subject to the review and approval of the Director under a Ministerial Site Plan Review pursuant to Section 22.46.3004.B.
 - Yard Sign. This Subsection specifies standards for Yard Signs.



a. Description

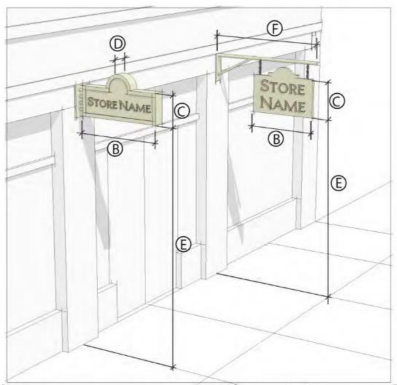
Signs.

Yard sign. The Yard Sign type is a sign mounted on a porch or in a yard between the public right-of-way and the building Façade. Yard signs mounted on a porch are placed parallel to the building's Façade. Yard signs mounted in a yard are placed parallel or perpendicular to the right-of-way.

parallel of perpendicular to the right-or-way.		
b. Size		
Signable Area		
Area	8 sq. ft. max.	
Width	3 ft. max. (so long as compliant with	(A)
	maximum sign square	
	footage area)	
Height	3 ft. max. (so long as compliant with	$^{f B}$
	maximum sign square	
	footage area)	

c. Location		\$4.
Clear Height		0
Mounted on Porch	6 ft. 8 in min.	
Mounted in Yard	1 ft. min.	
Overall Height	5 ft. max.	0
Signs per Building		70.70
Mounted on Porch	1 max.	
Mounted in Yard	1 max.	
d. Miscellaneous		
Yard signs may not be right-of-way.	located within the p	ublic
Yard signs shall be para the public right-of-way.	allel or perpendicula	ar to

4. Projecting Sign. This Subsection specifies standards for Projecting

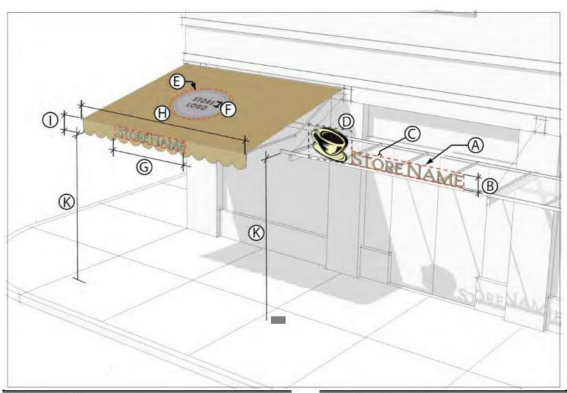


a. Description

Projecting sign. The Projecting Sign type is mounted perpendicular to a building's Façade from decorative metal brackets or mounted on the building wall. Projecting Signs are small, pedestrian scaled, and easily read from both sides.

b. Size		
Sign Area	6 sq. ft. max. per side;	(A)
	12 sq. ft. max. total	
Width	4 ft. max. (so long as compliant with maximum square	®
	footage area)	
Height	3 ft. max. (so long	(C)
	as compliant with	9
	maximum square	
	footage area)	
Thickness	4 in. max.	0
c. Location		
Clear Height	8 ft. min.	Ē
Projection	5 ft. max.	(Ē)
Signs Per Building	1 per entry door max.	

5. Awning Sign. This Subsection specifies standards for Awning Signs.



a. Description

Awning Sign. The Awning Sign type is a traditional shop front element and can be used to protect merchandise, and keep interiors and sidewalk passages shaded and cool in hot weather. Tenant identification signs or logos may be painted, screen printed, or appliquéd on the awnings.

trie awriiriys.		
b. Size		
Projecting Awning		
Signable Area	1 sq. ft. per linear ft. of shop front max.	(A)
Lettering Height	12 in. max.	⊕
Lettering	6 in. max.	0
Thickness		
Feature/Logo	2-1/4 sq. ft. max.	©
Sloping Awning		
Signable Area	25% coverage max.	(Ē)
Lettering Height	18 in. max.	(Ē)

Deporture to the second		
Size (continued)		
Valance Signable Area	75% coverage max.	©
Width Height	Shop front width max. 8 in. min; 12 in. max.	Œ
Lettering Height	8 in. max.	(I
c. Location		
Clear Height	8 ft. min.	®
Signs Per Awning 1 projecting; or 1 valance and 1 sloping max.		е
d. Miscellaneous		
	tore name, logo, and/or oplied to the awning. on is prohibited.	
Open-ended awnin	- 81	
	ings are discouraged.	

6. Wall Sign. This Subsection specifies standards for Wall Signs.



a. Description

Wall Sign. The Wall Sign type lies flat against the Façade consisting of individual cut letters applied directly to the building, raised letters on a panel, or painted directly on the surface of the building. Wall Signs are placed above shop fronts and often run horizontally along the entablature of traditional buildings, decorative cornice of a building or sign band at the top of the building.

b. Size		
Signable Area Area	1 sq. ft. per linear foot	(A)
Width	of shop front width up to 30 sq. ft. max. Shop front width, max.	®
Height	1 ft. min., 3 ft. max.	©

20	
75% of signable width max.	0
75% of signable height, (Emax.; 3 tt. max., whichever is less	
8 inches max.	
1 per establishment fronta max.	<u>ige</u>
ous	
py signs are only allowed for signs, directory signs listing mo	
	max. 75% of signable height, max.; 3 tt. max., whichever is less 8 inches max. 1 per establishment fronta max. pus py signs are only allowed for

Wall Signs shall not protrude beyond the roof line or cornice of a building, or the building wall.

discouraged.

Cabinet Signs are prohibited.

F. <u>Creative Discretionary Signs.</u>

1. Purpose. This \$\subsection\$ establishes standards and procedures for the design, review, and approval of \$\text{Creative S}\$ gigns to encourage the use of signs with that exhibit a unique design, that exhibit a high degree of thoughtfulness,

imagination, inventiveness, and or spirit, and that make a positive visual contribution to the overall image of East Los Angeles.

- 2. Applicability. A property owner or applicant may request a Creative Discretionary Sign Permit to authorize an on-site creative sign that employs standards that differ from the other provisions of this Section 22.46.3012, but otherwise comply with the provisions of this Section 22.46.3012.F.
- 3. Application Requirements. A <u>Discretionary Creative</u> Sign permit application shall include all information, materials, and fees as required for a Substantial Conformance Review pursuant to Section 22.46.3004.D of this Form-Based Code.
- 4. Review and Approval. The Hearing Officer may approve a Discretionary Creative Sign permit under a Specific Plan Substantial Conformance Review pursuant to Section 22.46.3004.D of this Form-Based Code, except that the burden of proof findings for a Specific Plan Substantial Conformance Review set forth in Section 22.46.3004.D.4 of this Form-Based Code shall not be required.
- 5. Burden of Proof. The applicant shall substantiate to the satisfaction of the Hearing Officer all of the following:
- a. Design Quality. That the sign is designed with graphics, color, texture and quality materials that the sign:
- i. Constitutes a substantial aesthetic improvement to the site and has a positive visual impact on the site and surrounding area;
- ii. Is of unique design, and exhibits a high degree of thoughtfulness, imagination, inventiveness, and spirit; and
- iii. Provides strong graphic character through the imaginative use of graphics, color, texture, quality materials, scale, and proportion.
- b. Contextual Criteria. That the sign <u>is compatible</u>, and is to <u>scale and proportion with the surrounding area.</u> meets at least one of the following criteria:

i. It is composed in a classic historic design style;

ii. It includes a creative image reflecting current or historic character of the community; or

iii. It reflects an inventive representation of the use, name, or logo of the structure or business.

- c. Architectural Criteria. That the signi <u>Uu</u>tilizes or enhances the architectural elements of the building; and <u>does not cover</u>
- ii. Is placed in a logical location in relation to the overall composition of the building's façade, not covering any key architectural features or details of the façade.
- d. Neighborhood Impact Criteria. That the sign is located and designed so as to not cause light and glare impacts on neighboring residential uses.
- 6. Revisions to <u>Discretionary</u>Creative-Sign Permit. Revisions to a <u>Discretionary</u>Creative Sign permit may be approved by the Director if the intent of the sign's original approval is not affected. Revisions to a <u>creative-discretionary</u> sign <u>permit</u> that <u>would</u> deviates from the intent of the <u>sign's</u> original approval shall require a new <u>Discretionary</u>Creative-Sign permit.
- G. Master Sign Program. This Subsection allows for a master sign program within the Plan Area.
 - 1. Purpose. A master sign program is intended to:
- a. Integrate the design of multiple signs proposed for a development project with the design of the project's structures so that the multiple signs create a unified architectural statement; and/or
- b. Provide a means for applying common sign regulations for multi-tenant projects and to allow latitude in the design and display of multiple sign for the projects. A master sign program is intended to achieve, not circumvent, the intent of this Form-Based Code and the vision of the East Los Angeles Third Street Plan.
- 2. Applicability. A master sign program permit shall be required whenever any of the following circumstances exist:

- a. The property owner or applicant requests a master sign program;
- b. A project is proposed to include four or more non-exempt signs on the same lot or parcel or building; or
- c. A non-exempt sign is proposed at a location where a nonconforming sign exists on the property, and the property has four or more tenants or tenant spaces.
- 3. Application Requirements. A master sign program application shall include all information, materials, and fees required for a Specific Plan Substantial Conformance Review application pursuant to Section 22.46.3004.D of this Form-Based Code.
- 4. Review and Approval. The Hearing Officer may approve a master sign program under a Specific Plan Substantial Conformance Review pursuant to Section 22.46.3004.D of this Form-Based Code, except that the burden of proof findings for a Specific Plan Substantial Conformance Review set forth in Section 22.46.3004.D.4 of this Form-Based Code shall not be required.
- 5. Burden of Proof. The applicant shall substantiate to the satisfaction of the Hearing Officer all of the following:
- a. That the master sign program is consistent with the purposes of this Form-Based Code and the overall intent and vision of the East Los Angeles Third Street Plan;
- b. That the master sign program enhances the overall development, is harmonious with, and relates visually to, other signs included in the master sign program, to the structures or developments they identify, and to surrounding development; and
- c. That the master sign program accommodates future revisions that may be required because of changes in use or tenants in the development.

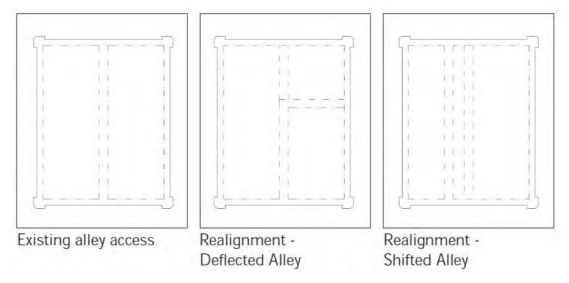
- 6. Revisions to Master Sign Programs. Revisions to a master sign program may be approved by the Director if the intent of the program's original approval is not affected. Revisions to a master sign program that would deviate from the intent of the sign's original approval shall require the approval of a new master sign program.
- H. Sign Design Recommendations. While the County does not regulate the message content, or copy, of a sign, the following principles of copy design and layout can enhance the readability and attractiveness of signs and are therefore encouraged.
- 1. Sign copy should relate only to the name and/or nature of the business or building.
- 2. Permanent signs that advertise information such as continuous sales, special prices, or include phone numbers, should be avoided.
- 3. Information on signs should be conveyed briefly or by logo, symbol, or other graphic manner. The intent of the sign should be to increase the readability of the sign and thereby enhance the identity of the business.
- I. Sign Maintenance Requirements. A sign that is not properly maintained or is dilapidated shall be deemed a public nuisance, and shall be abated in compliance with Part 6 of Chapter 22.60 Chapter 22.242 (Enforcement Procedures).
 - J. Non-conforming Signs.
- 1. Applicability. The provisions of this Subsection shall apply to all nonconforming signs.
- a. In addition to all other applicable provisions of this Section 22.46.3012, nonconforming signs shall not be:
- i. Modified, relocated, replaced, repaired or restablished unless the sign is brought into conformance with the provisions of this Section 22.46.3012;
- ii. Re-built or re-constructed after damage or destruction of more than 50 percent of the replacement value of the sign prior to said damage or destruction.

2. Removal and Amortization Schedule. Any sign which is nonconforming due to the requirements of this Form-Based Code or to the requirements of Title 22, shall be removed or made to comply with this Form-Based Code within 15 years from the effective date of this Form-Based Code.

(Ord. 2014-0049 § 13, 2014.)

22.46.3013 Block and Subdivision Guidelines.

- A. Purpose. This Section establishes guidelines for maintaining the existing interconnected street and block network in the Plan Area as well as for subdividing blocks into pedestrian-scaled blocks. These guidelines are intended to generate an urban infrastructure of small-scale, walkable blocks defined by an interconnected street network that is punctuated by a variety of public open space types.
- B. Applicability. An applicant for any new development that exceeds two acres in area should review and consider the guidelines in this Section.
- C. Design Objectives and Subdivision Guidelines for Existing Blocks. Each site subject to this Section should be designed to:
 - 1. Maintain the existing street network.
 - 2. Enhance circulation and access.
- 3. Develop lots within the block that facilitate pedestrian-oriented building design.
 - 4. Develop buildings with their entrances facing bordering streets.
 - D. Existing Right-of-Way and Alley Guidelines.
- 1. Realignment of Right(s)-of-Way. Existing rights-of-way may be realigned provided that the resulting block and private property meet the guidelines of this Section and the applicable building type standards of Section 22.46.3010 of this Form-Based Code.
- 2. Existing Alley-Access. In all cases, blocks with alleys should maintain alley access. Existing alley-access may be modified through realignment (shift, deflection, etc.) provided the realigned alley results in a minimum of 100 feet of net lot depth on both sides of the realigned alley.



- E. Design Objectives and Subdivision Guidelines for New Blocks. Each site should be designed to be divided into smaller blocks with:
- 1. Internal streets, where appropriate, to connect with off-site streets and/or to create a series of smaller, walkable blocks.
 - 2. Service alleys within the new blocks.
- 3. Lots established within the block(s) for the purpose of facilitating pedestrian-oriented building design so that buildings can have their main entrances on the front street, rather than the side street.
- 4. Corner buildings with a frontage on both streets may have entrances on both streets.
- F. Proposed New Block Guidelines. The dimensional and required lot width guidelines are summarized below:
- 1. Orthogonal Block Guidelines. Orthogonal blocks are rectilinear and consist of square or rectangular designs. The following apply to such proposed blocks:
- a. Block Length. Orthogonal blocks of various designs and functions are allowed as diagrammed in this Section and pursuant to the following guidelines implementation options. Minimum length of the block is 150 feet. Maximum length of the block is 400 feet.

b. Lot Width. All buildings shall be designed to a lot with a minimum width of 50 feet or as allowed by building type, whichever is less. Maximum lot width is 300 feet.

Note: The lot is primarily for design purposes and may be made permanent through the regular process for lot line adjustments, parcel maps and/or tract maps.

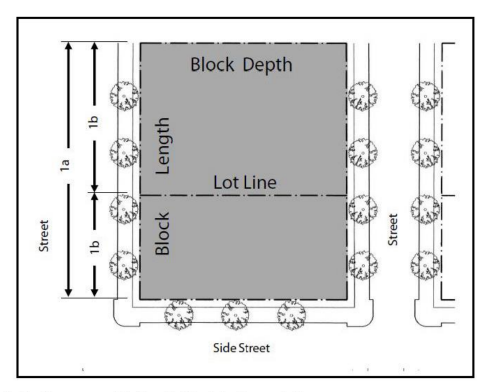


Figure 5 Orthogonal Block Guidelines Diagram

- 2. Trapezoidal Block Implementation Options. Trapezoidal blocks are irregular in shape and consist of various designs. Blocks of various designs and functions are allowed as identified in the diagram below and pursuant to the following guidelines.
- a. Block Length. Minimum length/width of a block is 100 feet. Maximum length of a block is determined by allowing an average of 500 feet for the two longest sides of the block.

b. Block Width. All buildings should be designed with a minimum width of 50 feet or as allowed by building type, whichever is less. Maximum width of a lot is 300 feet.

Note: The lot is primarily for design purposes and may be made permanent through the regular process for lot line adjustments, parcel maps and/or tract maps.

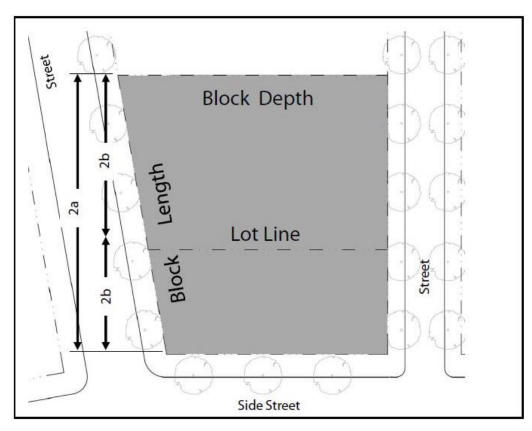
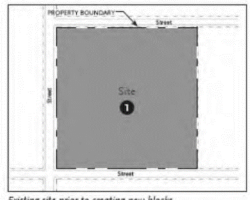


Figure 6 Trapezoidal Block Guidelines Diagram

- 3. Streets/Rights-of-Way. All blocks should be designed to support a pedestrian-oriented environment pursuant to the goals and policies of the East Los Angeles Third Street Plan.
- G. Illustrative Sequence: Applying Subdivision Guidelines to Achieve Pedestrian-Scaled Buildings. The series of diagrams below identifies the sequence of creating and maintaining walkable and multi-modal blocks to be developed in a variety of ways pursuant to the provisions of this Form-Based Code. This information illustrates the intent of the subdivision guidelines of this Section 22.46.3013, combined with the

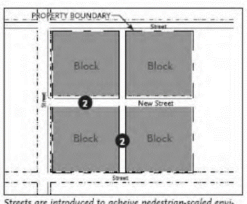
building type standards of Section 22.46.3010. Title 21 of the Los Angeles County Code provides direction and options regarding subdividing large lots.

Step 1: Existing Site. Sites larger than two acres should be subdivided further to create additional blocks. For sites less than two acres in size the requirements to introduce streets and alleys do not apply.



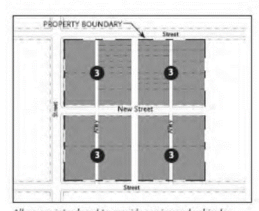
Existing site prior to creating new blocks

Step 2: Introduce Streets. Sites being subdivided into additional blocks should introduce pedestrian-scaled streets and comply with applicable block-size requirements.



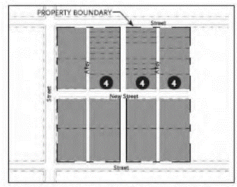
Streets are introduced to acheive pedestrian-scaled environment

Step 3: Introduce Alleys. Vehicular and pedestrian access to blocks and their individual lots is allowed only by alley/lane, side street, or in the case of residential development, via small side drives accessing multiple dwellings. The intent is to maintain the integrity and continuity of the streetscape without interruptions such as driveway access. Therefore, although residential development allows minor interruptions along the primary frontage, the introduction of rear service thoroughfares such as alleys and lanes is required.



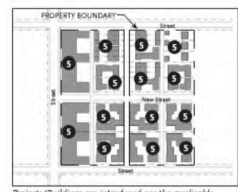
Alleys are introduced to provide service and vehicular access

Step 4: Introduce Lots. Based on the type(s) of blocks created and the thoroughfare(s) that they front, for the purposes of design, lot(s) are introduced on each block to accommodate allowable building types. Lots should reflect the minimum area needed to effectively design allowable building types. These lot/lot lines need not be permanent at this initial stage.



Lots are introduced per the width and depth requirements

Step 5: Introduce Projects. Undertake design of the lots to support building(s) and building configurations for the allowed building types in the applicable Transect Zone. The allowable building types are combined with the allowable frontage types, per the Transect Zone in which the lot is located.



Projects/Buildings are introduced per the applicable requirements:

(Ord. 2014-0049 § 14, 2014.)

22.46.3014 Appendix

A. References

1. Table 22.46.1987-A, below, identifies outdated references to Title 22 used in the East Los Angeles Third Street Form-Based Code and the following equivalent references in this Title 22.

TABLE 22.46.3	TABLE 22.46.3014-A: REFERENCE KEY TO TITLE 22		
Specific Plan Page No.	Code Reference in Specific Plan	Title 22 Code Reference	
	22.56.1500, et seq.	Chapter 22.174	
	22.56.1540	22.172.050	
	22.56.1510.H	22.172.020.H	
	Part 2 of Chapter 22.60	22.222.080	
	Part 4 of Chapter 22.60	Section 22.222.120	

TABLE 22.46.3014-A: REFERENCE KEY TO TITLE 22			
Specific Plan Page No.	Code Reference in Specific Plan	Title 22 Code Reference	
	Part 5 of Chapter 22.60	Chapter 22.242	
	Part 1 of Chapter 22.56	Chapter 22.158	
	22.56.040	22.222.200	
	22.44.510.K	Chapter 22.14 "Rural Outdoor Lighting District"	
	22.52.1060.D	22.112.080.F	
	Part 5 of Chapter 22.28	Chapter 22.20	
	Part 2 of Chapter 22.20	Chapter 22.18	
	22.48.210	22.116.040	
	22.48.140	22.110.030	
	Part 14 of Chapter 22.40	22.54.660 – 710	
	Part 9 of Chapter 22.40	Chapter 22.16	
	22.52.810	22.114.050	
	22.52.990	22.114.060	
	22.52.910	22.114.160	
	22.52.940	22.114.180.C	
	22.52.950	22.114.190.A	
	22.52.980	22.114.180.A – B	
	Part 6 of Chapter 22.60	Chapter 22.244	

2. Unless specified in Subsection A.1, above, all other references to Title 22 are to the current version of Title 22 (Planning and Zoning Code) of the County Code.

BA. Terms. Table 22.46.1987-B, below, identifies terms used in the East Los Angeles Third Street Form-Based Code and the following equivalent terms in this Title 22.

TABLE 22.46.3014-BA:TERMS		
Specific Plan Page No.	Term in Specific Plan	Equivalent Term in Title 22
	burden of proof	findings
	parcel	lot